

(Police)

LEAVE.

For St. George, August 25, 1914.

No. 121.—S. A. Q. David Sabin Dehndor, Deputy Inspector of Police, leave on general pay for one month and arrears there with effect from the 12th September 1914, proportionately to amount.

For St. George, August 25, 1914.

No. 118.—Mr. C. H. Graham, Consulting Deputy Inspector General of Police, St. George, and C. H. Graham on arrears pay for three months and proportionate days from 1st October 1914.

C. E. H. BLOOMER,
Chief Secretary.

(Political.)

NOTIFICATION.

For St. George, August 25, 1914.

No. 17.—The following resolution of the Government of India is published:—

FOREIGN AND POLITICAL DEPARTMENT.

India, the 22nd August 1914.

No. 405-G.—The Government-General in Council is pleased to accede to the appointment of Mr. C. E. H. Bloomer as Acting Deputy General for Districts at Madras, during the absence of Mr. W. M. Browning.

C. E. H. BLOOMER,
Chief Secretary.

(Services.)

NOTIFICATIONS.

For St. George, August 25, 1914
[G.O. No. 100, Police (General).]

No. 72.—In exercise of the powers conferred by Rule 46 of the Civil Service (Classification, Control and Appeal) Rules, the Government in Council hereby make the following amendments to the special rules to regulate the method of recruitment, the conditions of service and the pay and allowances of the Indian Civil Service published with Public Service Department Notification No. 121, dated the 12th June 1914, at page 145 in Part I of the For St. George Gazette, dated the 14th July 1914, as subsequently amended:—

AMENDMENT.

In Annexure B to the said rules, under section, "B—Revenue Department," for the entry against "Chief District Officer" the following entry shall be substituted, namely:—

"Revenue Officer and Revenue Survey Training for a period of eight weeks."

For St. George, June 25, 1914
[G.O. No. 144, Public (General).]

No. 140.—

In exercise of the powers conferred by rule 46 of the Civil Service (Classification, Control and Appeal) Rules, the Government in Council hereby make the following amendments to the special rules to regulate the method of recruitment, the conditions of service, the pay and allowances of the Indian Civil Service published with Public Service Department Notification No. 121, dated the 12th June 1914, at page 145 in Part I of the For St. George Gazette, dated the 14th July 1914, as subsequently amended:—

AMENDMENTS.

In sub-rule (a) of rule 1 of the said rules:—

(1) Classes VI, X and XVIII to XXI and the entries relating thereto, headings (iv) The Leather Trades (Leather and (vii) Weaving (Woolen and the entries therein shall be inserted, and

(2) under the heading "(iv) The Government Trade (Leather, Madras, after the entry relating to Class XVIII, the following entry shall be inserted, namely:—
"XXXI—A. General Order."

In clause (c) of sub-rule (a) of rule 1 of the said rules:—
For the words and figures "Classes VI, X, XVIII, XIX, XX and XXI" the words and figures "Classes VI, X, XVIII, XIX, XX and XXI" shall be substituted, and for the words and figures "Classes VI, X, XVIII, XIX, XX and XXI" the words and figures "Classes VI, X, XVIII, XIX, XX and XXI" shall be substituted.

III.

(1) rule 1 of the said rules:—
(2) for sub-rule (a) the following sub-rule shall be substituted, namely:—

"(a) Clause (b) of General rule 1 shall not apply to candidates for admission to the Service in Classes VI, V, VIII, IX, XIII to XIV, XVII and XXIV to XXI."

(2) for sub-rule (b), the following sub-rule shall be substituted, namely:—

"(b) Miscellaneous anything contained in clause (d) of General rule 1:—

(1) a person shall be eligible for admission to the Service in Classes VI, X, XVIII, XIX, XX and XXI if he has not attained the age of 30 years and

(2) a person belonging to any community other than the Hindustani, the non-Hindustani, the Anglo-Indians, Christians or non-Christians shall be eligible for admission for admission to the Service in any other Class if he has not attained the age of 35. This clause shall remain in force only up to the 31st December 1914."

(3) for sub-rule (c) the following sub-rule shall be substituted, namely:—

"(c) No person shall be eligible for admission to the Service in the Classes mentioned in sub-rule (1) of Annexure B to these rules unless he possesses the qualifications specified in the corresponding entry in column (3) thereof."

IV.

For rule 1 of the said rules, the following rule shall be substituted, namely:—

"1. Provisions.—Subject to the provisions of sub-rule (b) of General rule 14, provisions shall be applicable to any Class in the Service from any other class (other than pay). Provisions to be applied to any Class shall be those specified in the column specified in the corresponding entry in column (3) thereof."

Class.	Authority.
(1)	(2)
XXI	General Order.
XX	General Order.
XVIII	General Order.
XVII	General Order.
XVI	General Order.
XV	General Order.
XIV	General Order.
XIII	General Order.
XII	General Order.
XI	General Order.
X	General Order.
IX	General Order.
VIII	General Order.
VII	General Order.
VI	General Order.

Rule 1 of the said rules shall be modified and shall be re-enacted as rule 1.

VI.

In Annexure B to the said rules:—

(1) Classes VI, X and XVIII to XXI and the entries relating thereto, headings (iv) Leather (Leather and (vii) Weaving (Woolen and the entries therein shall be inserted, and

(2) under the heading "(iv) The Government Trade (Leather, Madras:—

(1) for the entry in the column relating to Class XVIII, the following entry shall be substituted, namely:—

"Assistant Director of Industries."

(2) for the entry:—
"XXXI, General Order."

The following entries shall be substituted, namely:—

"XXXI, General Order."

"XXXI, General Order."

1991

For Annexure II to the said Form, the following Annexure should be submitted —

ACKNOWLEDGMENTS

Consider four cases:

[illegible]

—

—We all know—

[illegible]

A VINCULUM

document no. 1004-4 (19)

[illegible]

Port St. George, August 1, 1934 (G.O. No. 795, Public Service).

No. 154.—

In exercise of the powers conferred by rules 38 to 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following amendment to the special rules to regulate the method of recruitment, the conditions of service, the pay and allowances and the pension of the Madras Civil Service (Executive Branch) published with Public (Services) Department Notification No. 25, dated 10th October 1929, at pages 1955-1958 of Part I of the Port St. George Gazette, dated the 15th October 1929, as subsequently amended.

The amendment hereby made shall be deemed to have been made and to have come into force on and from the 1st January 1931.

AMENDMENT.

In rule 31 of the said rules, the entry—
 "Special Assistant Agent, Fisheries" "30"

shall be omitted.

Port St. George, August 1, 1934 (G.O. No. 796, Public Service).

No. 155.—

In exercise of the powers conferred by rules 38 to 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following amendment to the special rules to regulate the method of recruitment, the conditions of service, the pay and allowances and the pension of the Madras Civil Service (Executive Branch) published with Public (Services) Department Notification No. 25, dated the 10th October 1929, at pages 1955-1958 of Part I of the Port St. George Gazette, dated the 15th October 1929, as subsequently amended.

The amendment hereby made shall be deemed to have been made and to have come into force on and from the 1st April 1935.

AMENDMENT.

In rule 31 of the said rules, the entry—
 "Deputy Collector employed on settlement work and revenue of adargah. 120"

shall be omitted.

Port St. George, August 1, 1934 (G.O. No. 798, Public Service).

No. 156.—

In exercise of the powers conferred by rules 38 to 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following amendment to the special rules to regulate the method of recruitment, the conditions of service, the pay and allowances and the pension of the Madras Civil Service (Executive Branch) published with Public (Services) Department Notification No. 25, dated the 10th October 1929, at pages 1955-1958 of Part I of the Port St. George Gazette, dated the 15th October 1929, as subsequently amended.

The amendment hereby made shall be deemed to have been made and to have come into force on and from the 1st February 1935.

AMENDMENT.

In rule 31 of the said rules, for the figures "200," occurring against the entry "Assistant Secretaries to the Board of Revenue (Land Revenue and Settlement)" the figures "35," shall be substituted.

Port St. George, August 1, 1934 (G.O. No. 799, Public Service).

No. 157.—

In exercise of the powers conferred by rules 38 to 41 of the Civil Service (Classification, Control and Appeal) Rules, the Local Government hereby make the following amendment to the special rules to regulate the method of recruitment, the conditions of service, the pay and allowances and the pension of the Madras Civil Service (Executive Branch) published with Public (Services) Department Notification No. 25, dated the 10th October 1929, at pages 1955-1958 of Part I of the Port St. George Gazette, dated the 15th October 1929, as subsequently amended.

The amendment hereby made shall be deemed to have been made and to have come into force on and from the 1st April 1935.

AMENDMENT.

In rule 31 of the said rules, after the entry—
 "Assistant Secretaries to the Board of Revenue (Land Revenue and Settlement) — 35"

the following entries shall be inserted, namely:—

"Special Assistant Agent, Bhudachalam 30

"Special Assistant Agent, Koppal 30"

FINANCE DEPARTMENT.

NOTIFICATION.

For St. George, June 22, 1912 (G. O. No. 40, Finance).

No. 96—

The Government direct that the following amendments be made to the Madras Travelling Allowance Rules:—

AMENDMENTS.

(a) Rule 100—Delete the rule and the heading.

(b) Amendment VIII—Rule 2.—Delete the rule and the heading.

(c) Amendment VIII—Rule 10—Delete the rule and the heading.

(d) Amendment VIII—Rule 22—Substitute the following for the existing rule:—

"The Commissioner of Police may sanction expenditure towards travelling allowance of members of the criminal tribes and their families subject to the maximum rates shown below, provided the total expenditure on the travelling allowance of members of criminal tribes, their families and courts does not exceed Rs. 100 on each occasion:—

(1) For members who are Government servants and who are members of the staff of a settlement directly managed by Government (but who are not Police or Police officers).

(2) For members who are Police or Police officers.

Rates according to the rates for Government servants of their grade.

(e) Amendment VIII—Rule 23.—Delete the rule.

2. The Government direct that the rules in the annexure to this order be inserted at Part III in the Madras Manual of Special Pay and Allowances, Volume I.

ANNEXURE.

PART III.

TRAVELLING ALLOWANCE RULES BY MEMBERS OTHER THAN GOVERNMENT SERVANTS.

1. (a) Whosoever person, not being a Government servant, attends any meeting at a stationing of property or at a board, conference, or committee or departmental inquiry convened under proper authority or otherwise any person detained in an advisory capacity, the Local Government may grant him travelling allowance calculated under the following rules for the journey of a Government servant and for the purpose, with due regard to such special provision as may be made by Government order for the purpose, with due regard to being or may pay him his actual travelling, hotel and baggage expenses as may be allowed to him.

(b) The local powers of the Local Government in respect of the grant of travelling allowance under the above rules have been assigned to the Director of Public Instruction, the Commissioner for Government Employees and the Commissioner of Railways.

(c) The Registrar of Companies may grant travelling allowance to directors of companies in accordance with the Madras Manual of Special Pay and Allowances, Volume I.

(d) Other local powers of Government in relation to the Registrar of Companies, may sanction the grant of travelling allowance under the above rules, subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

2. (a) The local powers of the Local Government in respect of the grant of travelling allowance under the above rules have been assigned to the Director of Public Instruction, the Commissioner for Government Employees and the Commissioner of Railways.

(b) In other cases, special directions as to the rules applicable will form part of the general or special orders issued by the Local Government in respect of the grant of travelling allowance under the above rules.

(c) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(d) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(e) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(f) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(g) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(h) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(i) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(j) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(k) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(l) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(m) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(n) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(o) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(p) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(q) The grant of travelling allowance under the above rules shall be subject to the condition that the amounts sanctioned do not exceed what would be allowable under the provisions of the Madras Manual of Special Pay and Allowances, Volume I, and that they should be paid on bills presented by the person attending at a meeting or at a stationing of property or at a board, conference, or committee or departmental inquiry or otherwise as may be allowed to him by the Local Government.

(6) When a non-official member, whose mileage for journeys by rail is as in Aa-4 or less, makes full mileage for a journey between two places, he shall make up his travelling allowance bill that the places are not connected by the railway in a continuous route.

(7) Journeys in special coaches.—Non-official members of a committee shall not be eligible for enhanced rates of mileage and daily allowance under rule 41 of the M. Travelling Allowance Rules.

7. *Members' Expenses*.—An Executive Magistrate or any other officer under the orders of a District or Subdivisional Magistrate may draw travelling allowance if he has been provided with first-class passage as an officer in Grade V, if with second-class passage as an officer in Grade VII and if with third-class passage as an officer in Grade IX.

8. *Presence of Village Panchayat Officer*.—The following rates of travelling allowance shall be admissible for the journeys performed by the non-official President of the Village Panchayat Committee or person elected and notified of their appointment as an officer by District Magistrate.

Mileage.—(a) Not exceeding Rs. 4 per mile subject to the production of a certificate that the places are not connected by public motor service, etc.
(b) Not exceeding one-third when places are connected by public motor service.

Travel fare.—Eight-thirds less fare.
Boots.—Not exceeding Rs. 12 per diem.

9. The Executive and Assistant Executive Magistrates (whether officers or non-officials) visiting Madras or any other place in connection with the foregoing Board Enquiry Committee, Enquiry Committee or Government Technical Examinations or examinations conducted by the Madras Service Commission will draw travelling allowance for their journeys as given below:

Executive and Assistant Executive Magistrates who draw a fixed pay.

For all journeys performed by rail.	Single railway fare of the class allowed under the Madras Travelling Allowance Rules.
For all journeys performed by road, canal, etc.	Mileage at the rates admissible under the Madras Travelling Allowance Rules.
For all journeys performed by rail of over 100 miles.	An additional allowance equal to the daily allowance admissible under the rules for every 100 miles or part of 100 miles in excess of 100. (The additional allowance will be paid when the distance travelled is 200 miles or less or for the last 100 miles when it is over 200 miles.)
For each day actually spent on examination business at the destination.	Daily allowance at the rates admissible under the Madras Travelling Allowance Rules.

Others.

The rates of railway fare, mileage, additional allowance and daily allowance will be fixed by the Government for Government Examinations at the Chairman, Madras Service Commission, the case of such persons being sanctioned on the same basis but subject to the condition that no allowance shall be granted in excess of that admissible to an officer in Grade IV under Section 1 to the Madras Travelling Allowance Rules mentioned according to the above rules.

10. *Travelling allowance as detailed below may be drawn by the non-official members of the boards for the conduct of public examinations, and of the advisory committees attached to such boards and by persons invited to attend meetings in connection with, or to conduct, public examinations.*

	Railway journeys.	Daily allowance.	Mileage.
Exempts from the rule.	One and a half first-class fares.	Rs. 4.	As 4.
Indian (and the Indian) who draw fixed pay.	Each rate of travelling allowance as an officer under the rules for Government servants during similar pay.		
Other Indians from the rule.	Each rate as may be determined by the Government for Examinations with reference to the remuneration of such officer subject to the condition that no allowance shall be granted in excess of that admissible to an officer in Grade IV under Section 1 to the Madras Travelling Allowance Rules.		

In the case of persons invited to conduct public examinations daily allowance shall be drawn for intervening holidays or other days on which no examination is held only if no remuneration is paid.

11. Civil notified districts may draw single third-class fares for journeys by rail when transferred from one station to another for similar examinations.

Note.—The foregoing will apply also to the case of students who have to attend, attend but do not receive, or attend the school and are not in school.

12. Private students in the B.E. and Board Officers' schools may draw single third-class railway fare to and from the places to which they proceed out of Madras with their teachers for examination, etc.

13. Students of the Veterinary Medical College may draw single third-class railway fare for journeys made to and from Madras to attend training in veterinary and medical sciences, respectively.

14. The Principal of the School of Indian Medicine may grant to non-official members on the Board of Examinations for the B.E.M. Examination who do not draw any fixed rate of pay, travelling allowance at such rates as he may consider suitable subject to the sanction of the Government for officers in Grade V in Section 1 to the Madras Travelling Allowance Rules.

15. The Commissioners of Labour may sanction expenditure up to a limit of Rs. 100 on such persons towards travelling expenses of members of special tribunals, their families and escorts, subject to the sanction of the Government.

Maximum rates admissible.

(1) For the attendance of members of tribal and their families with children who are invited to be present at a meeting.	<p>(a) Single third-class fare for journeys by railway. (b) Daily allowance of Rs. 4 for each individual. (c) Exempts from the rule for a mile for each individual for journeys by road when no public communication is not available. In the case of children or persons who are not to be subject to a limit of Rs. 1 for each trip in respect of such child.</p>
(2) For members and their families with children as invited to be present at a meeting.	
(3) For the children (boys and girls) of members of tribal who are invited to be present at a meeting.	
(4) For the children (boys and girls) of members of tribal who are invited to be present at a meeting and for their journeys to and from the school in the reference to the members and their children who are invited to be present at a meeting.	

DEVELOPMENT DEPARTMENT.

LEASE.

Fort St. George, August 25, 1934.

No. 202.—Mr. E. K. Ray, Deputy Commissioner of Forests and District Forest Officer, Balakrishna Division, leaves on average pay for leave and also from the 1st October 1931.

EXTENSION OF LEAVE.

No. 210.—Mr. S. K. Raghunatha Rao, Deputy Commissioner of Forests, an extension of leave on average pay for twenty days.

FORFEITURE.

Fort St. George, August 25, 1934.

No. 211.—Mr. E. K. Ray, Deputy Commissioner of Forests, on the expiry of his leave, he is District Forest Officer, Balakrishna Division, is asked of Mr. E. K. Ray, granted leave.

No. 212.—Mr. S. K. Raghunatha Rao, Deputy Commissioner of Forests, on the expiry of his leave, he is District Forest Officer, Balakrishna Division, is asked of Mr. E. K. Ray, granted leave.

CONTINUATION.

Fort St. George, August 25, 1934.

No. 213.—Under section 6 (2) of the Madras Forests and Development Ordinance, 1923, M. N. R. P. 3, 1934, the Government of Madras, on the expiry of his leave, he is District Forest Officer, Balakrishna Division, is asked of Mr. E. K. Ray, granted leave.

NOTIFICATIONS.

Fort St. George, July 18, 1934.

NO. 10, 1934, Development.

No. 114.—In exercise of the powers conferred by sub-section (2) of section 4 of the Indian Forests Act, 1927 (XII of 1927), the Government in Council is pleased to make the following amendments to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, published in G.O. No. 10, 1934, dated 1st April 1934, as subsequently amended.

AMENDMENT.

For the entries relating to Forest districts—

(1)	(2)	(3)
"Gazette."	"S. K. Raghunatha Rao, Deputy Commissioner of Forests, Balakrishna Division."	"Sub-Divisional Magistrate, Balakrishna Division."
"Gazette."	"S. K. Raghunatha Rao, Deputy Commissioner of Forests, Balakrishna Division."	"Sub-Divisional Magistrate, Balakrishna Division."

After the entry "14" in the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

(1)	(2)	(3)
"14. In the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended."	"S. K. Raghunatha Rao, Deputy Commissioner of Forests, Balakrishna Division."	"Sub-Divisional Magistrate, Balakrishna Division."

Fort St. George, July 18, 1934.

NO. 10, 1934, Development.

No. 115.—In exercise of the powers conferred by section 4 (2) of the Indian Forests Act, 1927 (XII of 1927), the Government in Council is pleased to make the following amendments to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

AMENDMENT.

After rule 14-A, of the said rules, the following rule shall be inserted, namely:—

"14-B. The manager of a factory shall explain or cause to be explained, the contents of the notice in Form Q to such employees in the factory, in the case of such employees, on the first engagement of the employees in the factory and as often as there is a change-over in the nature of the factory in which the work is done, in which the employee is engaged."

Fort St. George, August 25, 1934.

No. 214.—Under the provisions of section 24 of the Madras Forests Act, 1927 (XII of 1927), the Government in Council is pleased to make the following amendments to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

AMENDMENT.

Amendment to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

[Name of person as person of interest in the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.]

AMENDMENT.

Amendment to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

Amendment to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

Amendment to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

Fort St. George, August 25, 1934.

No. 215.—Under the provisions of section 24 of the Madras Forests Act, 1927 (XII of 1927), the Government in Council is pleased to make the following amendments to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

Amendment to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

[Name of person as person of interest in the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.]

Amendment to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

Amendment to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

Amendment to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

AMENDMENT.

In exercise of the powers conferred by the said rules, on the 1st day of August 1934, the Government in Council is pleased to make the following amendments to the schedule to the Forests and Development Ordinance, 1923, dated 1st April 1934, as subsequently amended.

Part St. George, September 4, 1914
No. 10, No. 1013 F.S.

As 4th—In exercise of the powers conferred by section 3 (1) of the Public Electricity Act, 1910 (No. 40 of 1910), the Government of Madras is pleased to make the following regulations in exercise of the powers conferred by section 3 (1) of the Public Electricity Act, 1910 (No. 40 of 1910), for the purpose of giving effect to the provisions of the said Act in relation to the supply of electricity to the public in the area specified in clause 4 of the said Act.

APPROVED.

THE PUBLIC ELECTRICITY ACT, 1910.

IN EXERCISE OF THE POWERS OF THE PUBLIC ELECTRICITY ACT, 1910 (No. 40 OF 1910), THE GOVERNMENT OF MADRAS IS PLEASED TO MAKE THE FOLLOWING REGULATIONS:

Whereas a licence has been granted to the Municipal Council of Port St. George, in exercise of the powers conferred by section 3 (1) of the Public Electricity Act, 1910, for the purpose of giving effect to the provisions of the said Act in relation to the supply of electricity to the public in the area specified in clause 4 of the said Act;

1. Short title.—This Act may be cited, as "The Public Electricity Act, 1910."

2. Interpretation.—This Act shall be construed as follows:—
(a) The word "licence" shall mean a licence granted to the Municipal Council of Port St. George, in exercise of the powers conferred by section 3 (1) of the Public Electricity Act, 1910, for the purpose of giving effect to the provisions of the said Act in relation to the supply of electricity to the public in the area specified in clause 4 of the said Act.

(b) The word "the Act" shall mean the Public Electricity Act, 1910, and the amendments made therein.

(c) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(d) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(e) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(f) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(g) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(h) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(i) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(j) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(k) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(l) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(m) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(n) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(o) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(p) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(q) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(r) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(s) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(t) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(u) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(v) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(w) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

(x) The word "the Council" shall mean and include the Municipal Council of Port St. George and their permitted agents.

licence to take a supply of energy which is to be generated in the area specified in clause 4 of the said Act, for the purpose of giving effect to the provisions of the said Act in relation to the supply of electricity to the public in the area specified in clause 4 of the said Act.

3. System of supply.—The system to be adopted for the supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(1) (a) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(b) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(c) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(d) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(e) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(f) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(g) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(h) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(i) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(j) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(k) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(l) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(m) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(n) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(o) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(p) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(q) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(r) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(s) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(t) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(u) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(v) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(w) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(x) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(y) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(z) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(aa) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(ab) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(ac) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(ad) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(ae) A system of supply of electricity to the public in the area specified in clause 4 of the said Act shall be as follows:—

(d) The profits if any as ascertained on the 31st March and 31st September of each year shall be paid to the Council.

(11) During the initial implementation period, all yearly reports on progress shall be forwarded by the end departments to the secretariat and the District. After each period is over a report on the working of the implementing will be forwarded once in every year by the end departments to the Government and the Council.

[illegible]

Signal sealed and delivered by the above named in the presence of

H. GOULDING,
Secretary to Government,
Public Works and Labour
Department.

H. Göttsche, H. Rao
Leibniz Universität Hannover

V. Anne Montrose,
Student

Signed, sealed and delivered by the above named in the presence of

T. E. GONTERMAN
Ph.D.
Construction, Policy
Management

(1) [2004-04-04],
Molecular Currents

(13) The general
Municipal Committee

Part II, Chapter, August 20, 1814.

No. 418.—The following notice of an advertisement published in the issue of the *Standard*, dated 17th August 1910, is published:—

[illegible]L. M. Freese, *et al.* (Eds.)

WITH FULL-SCALE ELECTRIC LUTHER, 1908

PAID UNDER THE RULES OF ELECTIONS EXPENSES
ACCOUNTED TO THE GOVERNMENT OF MASSACHUSETTS
THE PUBLIC ACCOUNTANT, APR. 1896.

Licenses is hereby granted to The Filanaguan Electric Distribution Company, Limited, to supply electric energy in the area with the power and upon the terms and conditions all specified below:-

1. *Shodh-samiti*—The name may be used as 'The Wisconsin Electric Union, IEM'.³

3. *Incognitiveness*.—This house is to be read as mentioned in respect to all aspects to the provisions of the Indian Electricity Act, 1910, with the standard modifications thereof and to the other characteristics, to the several works, treatises, signatures, to their meanings are assigned by the rules themselves or the local Chapter Act, 1910, shall have in this house to the various. Should the entire respective meanings be in the house.

(b) The expression, "The Act" shall mean the Indian Electricity Act, 1910, with the statutory modifications therein.

(2) The expressions "The Investors" shall mean and include "The Vietnam Electric Distribution Company, Limited" and their controlled interests.

Do the experiment—First Americans, Second Americans, Third Americans, Fourth Americans and Fifth Americans shall mean the First, second, third,

(4) The expression "Deposited Map" shall mean the plan showing the area of supply, of the watercourse, together with a station house for electricity to be used for irrigation purposes, which has been deposited with the Government of Madras in pursuance of the provisions of the Act, and which plan is signed by the Engineer-in-Charge, by the Secretary to the Government of Madras in the Public Works and Labour Department and by the applicant.

(b) The expression "Cost" shall mean the quantity of energy contained in a current of sea (thermal) impinging flowing under an impulsive force of sea tide during one hour.

(5) The expression "Load Factor" shall mean the ratio of peak loads of average quarry per hour to the maximum quarry per hour of average supplied in any

3. **Compensation of Hayak.**—The date of the new Act, look by the Government of India in the Fort St. George, Canna, that this year has been granted to in the income referred to as "The Compensation of the

4. *Importing and/or The period within which water flows*
1 jar of the schedule to the day the harvest shall start
that they have available capital of 25, 100,000 and so
in a position to buy and sell to discharge the duties
and obligations imposed upon them by the States
throughout the area of supply shall within whatever
period by the Government of Madras make that show
business operates from the area of supply.

(4) The period within which under clause 1 (a) of the schedule to the Act, the Government shall deposit shall be the sum so to be deposited shall within a period ordered by the Government of Madras every month and twice for Chennai respectively.

3. Area of supply.—The area with which the supply of absolute ivory is restricted by this license is the whole of the area contained within the area under Portuguese Administration, and more particularly delineated as set out on the enclosed map.

4. **Principal of supply**—Subject to the provisions of this Article and the Act and the rules thereunder, the licensee shall be entitled during the continuance of the license to supply energy within the area of supply to all consumers.

Provided that the Government shall not be under any obligation under section 22 of the Act to supply more energy than is consistent with their obligation to maintain a constant supply to consumers due regard being had to the increased load factor.

Provided that no supply of energy shall be secured or be given by the licensee to anyone or company of private persons until the Government of Madras have approved the form of application to be made to the Government.

[illegible]

2. *Systems of supply*.—The system to be adopted for the supply and transmission of electric energy and the location of the following:—

[4] (a) A medium pressure distorting system 3-phase 4-wire supply at a pressure at the consumer terminals of 400 volts (approximately) between phase and 220 volts between phase and neutral which shall be notified at one point only in each separate distribution system, and at a frequency of 30 complete periods per

(g) A high pressure circulating current 3-phase supply at a power of 2,500 volts between phase or any other voltage approved by Government of Karnataka at all locations except the area concerned.

(c) Extra high pressure alternating current (3 phase) energy at any standard pressure approved by Government and at a frequency of 20 complete periods per second, may be transmitted between growing stations and also to more remote stations.

- 1898, vol. 1, page 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

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100000	100001	100002	100003	100004	100005	100006	100007	100008	100009	100010	100011	100012	100013	100014	100015	100016	100017	100018	100019	100020	100021	100022	100023	100024	100025	100026	100027	100028	100029	100030	100031	100032	100033	100034	100035	100036	100037	100038	100039	100040	100041	100042	100043	100044	100045	100046	100047	100048	100049	100050	100051	100052	100053	100054	100055	100056	100057	100058	100059	100060	100061	100062	100063	100064	100065	100066	100067	100068	100069	100070	100071	100072	100073	100074	100075	100076	100077	100078	100079	100080	100081	100082	100083	100084	100085	100086	100087	100088	100089	100090	100091	100092	100093	100094	100095	100096	100097	100098	100099	100100	100101	100102	100103	100104	100105	100106	100107	100108	100109	100110	100111	100112	100113	100114	100115	100116	100117	100118	100119	100120	100121	100122	100123	100124	100125	100126	100127	100128	100129	100130	100131	100132	100133	100134	100135	100136	100137	100138	100139	100140	100141	100142	100143	100144	100145	100146	100147	100148	100149	100150	100151	100152	100153	100154	100155	100156	100157	100158	100159	100160	100161	100162	100163	100164	100165	100166	100167	100168	100169	100170	100171	100172	100173	100174	100175	100176	100177	100178	100179	100180	100181	100182	100183	100184	100185	100186	100187	100188	100189	100190	100191	100192	100193	100194	100195	100196	100197	100198	100199	100200	100201	100202	100203	100204	100205	100206	100207	100208	100209	100210	100211	100212	100213	100214	100215	100216	100217	100218	100219	100220	100221	100222	100223	100224	100225	100226	100227	100228	100229	100230	100231	100232	100233	100234	100235	100236	100237	100238	100239	100240	100241	100242	100243	100244	100245	100246	100247	100248	100249	100250	100251	100252	100253	100254	100255	100256	100257	100258	100259	100260	100261	100262	100263	100264	100265	100266	100267	100268	100269	100270	100271	100272	100273	100274	100275	100276	100277	100278	100279	100280	100281	100282	100283	100284	100285	100286	100287	100288	100289	100290	100291	100292	100293	100294	100295	100296	100297	100298	100299	100300	100301	100302	100303	100304	100305	100306	100307	100308	100309	100310	100311	100312	100313	100314	100315	100316	100317	100318	100319	100320	100321	100322	100323	100324	100325	100326	100327	100328	100329	100330	100331	100332	100333	100334	100335	100336	100337	100338	100339	100340	100341	100342	100343	100344	100345	100346	100347	100348	100349	100350	100351	100352	100353	100354	100355	100356	100357	100358	100359	100360	100361	100362	100363	100364	100365	100366	100367	100368	10
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Temperatures, Port of St. George,
from 1st January to 31st March 1910.

Temp.	Wind.	Pressure.	State of sky.	Temp.	Wind.	Pressure.	State of sky.
1st Jan.	W.	30.1	11.0	1st Feb.	W.	30.1	11.0
2nd Jan.	W.	30.1	11.0	2nd Feb.	W.	30.1	11.0
3rd Jan.	W.	30.1	11.0	3rd Feb.	W.	30.1	11.0
4th Jan.	W.	30.1	11.0	4th Feb.	W.	30.1	11.0
5th Jan.	W.	30.1	11.0	5th Feb.	W.	30.1	11.0
6th Jan.	W.	30.1	11.0	6th Feb.	W.	30.1	11.0
7th Jan.	W.	30.1	11.0	7th Feb.	W.	30.1	11.0
8th Jan.	W.	30.1	11.0	8th Feb.	W.	30.1	11.0
9th Jan.	W.	30.1	11.0	9th Feb.	W.	30.1	11.0
10th Jan.	W.	30.1	11.0	10th Feb.	W.	30.1	11.0
11th Jan.	W.	30.1	11.0	11th Feb.	W.	30.1	11.0
12th Jan.	W.	30.1	11.0	12th Feb.	W.	30.1	11.0
13th Jan.	W.	30.1	11.0	13th Feb.	W.	30.1	11.0
14th Jan.	W.	30.1	11.0	14th Feb.	W.	30.1	11.0
15th Jan.	W.	30.1	11.0	15th Feb.	W.	30.1	11.0
16th Jan.	W.	30.1	11.0	16th Feb.	W.	30.1	11.0
17th Jan.	W.	30.1	11.0	17th Feb.	W.	30.1	11.0
18th Jan.	W.	30.1	11.0	18th Feb.	W.	30.1	11.0
19th Jan.	W.	30.1	11.0	19th Feb.	W.	30.1	11.0
20th Jan.	W.	30.1	11.0	20th Feb.	W.	30.1	11.0
21st Jan.	W.	30.1	11.0	21st Feb.	W.	30.1	11.0
22nd Jan.	W.	30.1	11.0	22nd Feb.	W.	30.1	11.0
23rd Jan.	W.	30.1	11.0	23rd Feb.	W.	30.1	11.0
24th Jan.	W.	30.1	11.0	24th Feb.	W.	30.1	11.0
25th Jan.	W.	30.1	11.0	25th Feb.	W.	30.1	11.0
26th Jan.	W.	30.1	11.0	26th Feb.	W.	30.1	11.0
27th Jan.	W.	30.1	11.0	27th Feb.	W.	30.1	11.0
28th Jan.	W.	30.1	11.0	28th Feb.	W.	30.1	11.0
29th Jan.	W.	30.1	11.0	29th Feb.	W.	30.1	11.0
30th Jan.	W.	30.1	11.0	30th Feb.	W.	30.1	11.0
31st Jan.	W.	30.1	11.0	31st Feb.	W.	30.1	11.0

Total section 5 of the Land Acquisition Act, the Government is General hereby declares that the land specified below and measuring 4 23 acres, for the same a title more or less, is needed for a public purpose, to wit, for the development of the Government of the Port of St. George, and under section 5 and 6 of the same Act, the Special Deputy Collector No. 11, Tanager, is empowered to perform the functions of a Collector under the Act and directed to take action for the acquisition of the said land. Under sub-section (2) of section 17 of the Act, the Government is

General hereby declares that the possession of the said land may be taken on the expiry of three days after the date of the publication of the notice in the official gazette of the Port of St. George, to wit, on the 11th day of the month of February 1910, and may be continued at any time during office hours.

The Government, Tanager, Tanager,
No. 121 Tanager Tanager Village.

Temp.	Wind.	Pressure.	State of sky.	Temp.	Wind.	Pressure.	State of sky.
1st Jan.	W.	30.1	11.0	1st Feb.	W.	30.1	11.0
2nd Jan.	W.	30.1	11.0	2nd Feb.	W.	30.1	11.0
3rd Jan.	W.	30.1	11.0	3rd Feb.	W.	30.1	11.0
4th Jan.	W.	30.1	11.0	4th Feb.	W.	30.1	11.0
5th Jan.	W.	30.1	11.0	5th Feb.	W.	30.1	11.0
6th Jan.	W.	30.1	11.0	6th Feb.	W.	30.1	11.0
7th Jan.	W.	30.1	11.0	7th Feb.	W.	30.1	11.0
8th Jan.	W.	30.1	11.0	8th Feb.	W.	30.1	11.0
9th Jan.	W.	30.1	11.0	9th Feb.	W.	30.1	11.0
10th Jan.	W.	30.1	11.0	10th Feb.	W.	30.1	11.0
11th Jan.	W.	30.1	11.0	11th Feb.	W.	30.1	11.0
12th Jan.	W.	30.1	11.0	12th Feb.	W.	30.1	11.0
13th Jan.	W.	30.1	11.0	13th Feb.	W.	30.1	11.0
14th Jan.	W.	30.1	11.0	14th Feb.	W.	30.1	11.0
15th Jan.	W.	30.1	11.0	15th Feb.	W.	30.1	11.0
16th Jan.	W.	30.1	11.0	16th Feb.	W.	30.1	11.0
17th Jan.	W.	30.1	11.0	17th Feb.	W.	30.1	11.0
18th Jan.	W.	30.1	11.0	18th Feb.	W.	30.1	11.0
19th Jan.	W.	30.1	11.0	19th Feb.	W.	30.1	11.0
20th Jan.	W.	30.1	11.0	20th Feb.	W.	30.1	11.0
21st Jan.	W.	30.1	11.0	21st Feb.	W.	30.1	11.0
22nd Jan.	W.	30.1	11.0	22nd Feb.	W.	30.1	11.0
23rd Jan.	W.	30.1	11.0	23rd Feb.	W.	30.1	11.0
24th Jan.	W.	30.1	11.0	24th Feb.	W.	30.1	11.0
25th Jan.	W.	30.1	11.0	25th Feb.	W.	30.1	11.0
26th Jan.	W.	30.1	11.0	26th Feb.	W.	30.1	11.0
27th Jan.	W.	30.1	11.0	27th Feb.	W.	30.1	11.0
28th Jan.	W.	30.1	11.0	28th Feb.	W.	30.1	11.0
29th Jan.	W.	30.1	11.0	29th Feb.	W.	30.1	11.0
30th Jan.	W.	30.1	11.0	30th Feb.	W.	30.1	11.0
31st Jan.	W.	30.1	11.0	31st Feb.	W.	30.1	11.0

Total 4 23 acres, for the same a title more or less, is needed for a public purpose, to wit, for the development of the Government of the Port of St. George, and under section 5 and 6 of the same Act, the Special Deputy Collector No. 11, Tanager, is empowered to perform the functions of a Collector under the Act and directed to take action for the acquisition of the said land. Under sub-section (2) of section 17 of the Act, the Government is

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1000	1001	1002	1003	1004	1005	1006	1007	1008	1009	1010	1011	1012	1013	1014	1015	1016	1017	1018	1019	1020	1021	1022	1023	1024	1025	1026	1027	1028	1029	1030	1031	1032	1033	1034	1035	1036	1037	1038	1039	1040	1041	1042	1043	1044	1045	1046	1047	1048	1049	1050	1051	1052	1053	1054	1055	1056	1057	1058	1059	1060	1061	1062	1063	1064	1065	1066	1067	1068	1069	1070	1071	1072	1073	1074	1075	1076	1077	1078	1079	1080	1081	1082	1083	1084	1085	1086	1087	1088	1089	1090	1091	1092	1093	1094	1095	1096	1097	1098	1099	1100	1101	1102	1103	1104	1105	1106	1107	1108	1109	1110	1111	1112	1113	1114	1115	1116	1117	1118	1119	1120	1121	1122	1123	1124	1125	1126	1127	1128	1129	1130	1131	1132	1133	1134	1135	1136	1137	1138	1139	1140	1141	1142	1143	1144	1145	1146	1147	1148	1149	1150	1151	1152	1153	1154	1155	1156	1157	1158	1159	1160	1161	1162	1163	1164	1165	1166	1167	1168	1169	1170	1171	1172	1173	1174	1175	1176	1177	1178	1179	1180	1181	1182	1183	1184	1185	1186	1187	1188	1189	1190	1191	1192	1193	1194	1195	1196	1197	1198	1199	1200	1201	1202	1203	1204	1205	1206	1207	1208	1209	1210	1211	1212	1213	1214	1215	1216	1217	1218	1219	1220	1221	1222	1223	1224	1225	1226	1227	1228	1229	1230	1231	1232	1233	1234	1235	1236	1237	1238	1239	1240	1241	1242	1243	1244	1245	1246	1247	1248	1249	1250	1251	1252	1253	1254	1255	1256	1257	1258	1259	1260	1261	1262	1263	1264	1265	1266	1267	1268	1269	1270	1271	1272	1273	1274	1275	1276	1277	1278	1279	1280	1281	1282	1283	1284	1285	1286	1287	1288	1289	1290	1291	1292	1293	1294	1295	1296	1297	1298	1299	1300	1301	1302	1303	1304	1305	1306	1307	1308	1309	1310	1311	1312	1313	1314	1315	1316	1317	1318	1319	1320	1321	1322	1323	1324	1325	1326	1327	1328	1329	1330	1331	1332	1333	1334	1335	1336	1337	1338	1339	1340	1341	1342	1343	1344	1345	1346	1347	1348	1349	1350	1351	1352	1353	1354	1355	1356	1357	1358	1359	1360	1361	1362	1363	1364	1365	1366	1367	1368	1369	1370	1371	1372	1373	1374	1375	1376	1377	1378	1379	1380	1381	1382	1383	1384	1385	1386	1387	1388	1389	1390	1391	1392	1393	1394	1395	1396	1397	1398	1399	1400	1401	1402	1403	1404	1405	1406	1407	1408	1409	1410	1411	1412	1413	1414	1415	1416	1417	1418	1419	1420	1421	1422	1423	1424	1425	1426	1427	1428	1429	1430	1431	1432	1433	1434	1435	1436	1437	1438	1439	1440	1441	1442	1443	1444	1445	1446	1447	1448	1449	1450	1451	1452	1453	1454	1455	1456	1457	1458	1459	1460	1461	1462	1463	1464	1465	1466	1467	1468	1469	1470	1471	1472	1473	1474	1475	1476	1477	1478	1479	1480	1481	1482	1483	1484	1485	1486	1487	1488	1489	1490	1491	1492	1493	1494	1495	1496	1497	1498	1499	1500	1501	1502	1503	1504	1505	1506	1507	1508	1509	1510	1511	1512	1513	1514	1515	1516	1517	1518	1519	1520	1521	1522	1523	1524	1525	1526	1527	1528	1529	1530	1531	1532	1533	1534	1535	1536	1537	1538	1539	1540	1541	1542	1543	1544	1545	1546	1547	1548	1549	1550	1551	1552	1553	1554	1555	1556	1557	1558	1559	1560	1561	1562	1563	1564	1565	1566	1567	1568	1569	1570	1571	1572	1573	1574	1575	1576	1577	1578	1579	1580	1581	1582	1583	1584	1585	1586	1587	1588	1589	1590	1591	1592	1593	1594	1595	1596	1597	1598	1599	1600	1601	1602	1603	1604	1605	1606	1607	1608	1609	1610	1611	1612	1613	1614	1615	1616	1617	1618	1619	1620	1621	1622	1623	1624	1625	1626	1627	1628	1629	1630	1631	1632	1633	1634	1635	1636	1637	1638	1639	1640	1641	1642	1643	1644	1645	1646	1647	1648	1649	1650	1651	1652	1653	1654	1655	1656	1657	1658	1659	1660	1661	1662	1663	1664	1665	1666	1667	1668	1669	1670	1671	1672	1673	1674	1675	1676	1677	1678	1679	1680	1681	1682	1683	1684	1685	1686	1687	1688	1689	1690	1691	1692	1693	1694	1695	1696	1697	1698	1699	1700	1701	1702	1703	1704	1705	1706	1707	1708	1709	1710	1711	1712	1713	1714	1715	1716	1717	1718	1719	1720	1721	1722	1723	1724	1725	1726	1727	1728	1729	1730	1731	1732	1733	1734	1735	1736	1737	1738	1739	1740	1741	1742	1743	1744	1745	1746	1747	1748	1749	1750	1751	1752	1753	1754	1755	1756	1757	1758	1759	1760	1761	1762	1763	1764	1765	1766	1767	1768	1769	1770	1771	1772	1773	1774	1775	1776	1777	1778	1779	1780	1781	1782	1783	1784	1785	1786	1787	1788	1789	1790	1791	1792	1793	1794	1795	1796	1797	1798	1799	1800	1801	1802	1803	1804	1805	1806	1807	1808	1809	1810	1811	1812	1813	1814	1815	1816	1817	1818	1819	1820	1821	1822	1823	1824	1825	1826	1827	1828	1829	1830	1831	1832	1833	1834	1835	1836	1837	1838	1839	1840	1841	1842	1843	1844	1845	1846	1847	1848	1849	1850	1851	1852	1853	1854	1855	1856	1857	1858	1859	1860	1861	1862	1863	1864	1865	1866	1867	1868	1869	1870	1871	1872	1873	1874	1875	1876	1877	1878	1879	1880	1881	1882	1883	1884	1885	1886	1887	1888	1889	1890	1891	1892	1893	1894	1895	1896	1897	1898	1899	1900	1901	1902	1903	1904	1905	1906	1907	1908	1909	1910	1911	1912	1913	1914	1915	1916	1917	1918	1919	1920	1921	1922	1923	1924	1925	1926	1927	1928	1929	1930	1931	1932	1933	1934	1935	1936	1937	1938	1939	1940	1941	1942	1943	1944	1945	1946	1947	1948	1949	1950	1951	1952	1953	1954	1955	1956	1957	1958	1959	1960	1961	1962	1963	1964	1965	1966	1967	1968	1969	1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100	2101	2102	2103	2104	2105	2106	2107	2108	2109	2110	2111	2112	2113	2114	2115	2116	2117	2118	2119	2120	2121	2122	2123	2124	2125	2126	2127	2128	2129	2130	2131	2132	2133	2134	2135	2136	2137	2138	2139	2140	2141	2142	2143	2144	2145	2146	2147	2148	2149	2150	2151	2152	2153	2154	2155	2156	2157	2158	2159	2160	2161	2162	2163	2164	2165	2166	2167	2168	2169	2170	2171	2172	2173	2174	2175	2176	2177	2178	2179	2180	2181	2182	2183	2184	2185	2186	2187	2188	2189	2190	2191	2192	2193	2194	2195	2196	2197	2198	2199	2200	2201	2202	2203	2204	2205	2206	2207	2208	2209	2210	2211	2212	2213	2214	2215	2216	2217	2218	2219	2220	2221	2222	2223	2224	2225	2226	2227	2228	2229	2230	2231	2232	2233	2234	2235	2236	2237	2238	2239	2240	2241	2242	2243	2244	2245	2246	2247	2248	2249	2250	2251	2252	2253	2254	2255	2256	2257	2258	2259	2260	2261	2262	2263	2264	2265	2266	2267	2268	2269	2270	2271	2272	2273	2274	2275	2276	2277	2278	2279	2280	2281	2282	2283	2284	2285	2286	2287	2288	2289	2290	2291	2292	2293	2294	2295	2296	2297	2298	2299	2300	2301	2302	2303	2304	2305	2306	2307	2308	2309	2310	2311	2312	2313	2314	2315	2316	2317	2318	2319	2320	2321	2322	2323	2324	2325	2326	2327	2328	2329	2330	2331	2332	2333	2334	2335	2336	2337	2338	2339	2340	2341	2342	2343	2344	2345	2346	2347	2348	2349	2350	2351	2352	2353	2354	2355	2356
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March 2004. 4 pp. 2nd ed. 40. 40 pages.
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Fig. 4. *Macropygia*. *Macropygia* *Macropygia*. "A
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 A Contribution to the system of the *Trichoptera* of the USSR. (Part I).
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Bound, 1st edition. An 1-6.
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padya 100 Granthagalu) Padma Varadachari
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[Last issue noticed in serial No. 1181 of the previous catalogue.]

Madras Press, Madras. 1,000 copies.

1905-1914. Journal of the Indian Field Club of Research. Vol. 16. Part 14 and 15. Edited by C. V. Narayana Rao, pp. 16 and 15, respectively. Published by the Indian Field Club, Madras. 1914. [15th April 1914.] Price. 1st edition. Rs. 1 each.

[Last issue noticed in serial No. 1179 of the previous catalogue.]

Madras Press, Madras. 400 copies each.

The following are designed for educational purposes.

ENGLISH—MISCELLANEOUS.

1914-1919. (The) Educational Review. Vol. 48, Nos. 2 to 6. Edited by E. K. Narayana Rao, pp. 20, 20, 19 and 14, respectively. Published by the Indian Educational Review, Madras. 1914. [15th March, 15th April, 15th May and 15th June 1914, respectively.] Price. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1185 of the previous catalogue.]

Madras Press, Madras. 400 copies each.

1914-1915. (The) Indian Educational Review. Vol. 48, Nos. 2 to 6, respectively. Published by the Indian Educational Review, Madras. 1914. [15th March, 15th April and 15th May 1914, respectively.] Price. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1185 of the previous catalogue.]

Madras Press, Madras. 400 copies each.

1910. Journal of the Madras University. Vol. 4, No. 1. Edited by P. J. Narayana Rao, pp. 184. Published by the University of Madras, Madras. 1910. [15th April 1910.] Price. 1st edition. Rs. 4 yearly.

[Last issue noticed in serial No. 1110 of the previous catalogue.]

Madras Press, Madras. 300 copies.

1910-1915. (The) Madras Agricultural Journal. Vol. 22, Nos. 1 to 6. Edited by G. H. Narayana Rao, pp. 15, 15, 15, 15, 15 and 15, respectively. Published by M.A.S. Society, Madras. 1910. [15th March, 15th April and 15th June 1910, respectively.] Price. 1st edition. Rs. 4 yearly.

[Last issue noticed in serial No. 1155 of the previous catalogue.]

Madras Press, Madras. 400 copies each.

1914. Madras College of Commerce Magazine. Vol. 1, No. 1. Edited by G. H. Narayana Rao and R. S. Narayana Rao, pp. 24. Published by the College of Commerce, Madras. 1914. [15th May 1914.] Price. 1st edition. Rs. 2 yearly.

[Previous issue not received for registration.]

Madras Press, Madras. 300 copies.

1917. (The) Madras Forest College Magazine. Vol. 1, No. 1. Edited by G. H. Narayana Rao, pp. 40. Published by the Forest College, Coimbatore. 1917. [15th May 1917.] Price. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1112 of the previous catalogue.]

Madras Press, Madras. 300 copies.

ENGLISH—MISCELLANEOUS—SCIENCE.

1919. (The) Indian Educational Review. Vol. 48, No. 2. Edited by E. K. Narayana Rao, pp. 20. Published by the Indian Educational Review, Madras. 1919. [15th March 1919.] Price. 1st edition. 100 copies.

[Last issue noticed in serial No. 1110 of the previous catalogue.]

Madras Press, Madras. 400 copies.

1910. (The) Madras Agricultural Journal. Vol. 22, No. 1. Edited by G. H. Narayana Rao, pp. 15. Published by the Indian Agricultural Society, Madras. 1910. [15th March 1910.] Price. 1st edition. Rs. 4 yearly.

[Last issue noticed in serial No. 1110 of the previous catalogue.]

Madras Press, Madras. 400 copies.

1914. (The) Forestry College Magazine. Vol. 1, No. 1. Edited by G. H. Narayana Rao, pp. 40. Published by the Forestry College, Coimbatore. 1914. [15th March 1914.] Price. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1112 of the previous catalogue.]

Madras Press, Madras. 400 copies.

1914-1915. (The) Indian Educational Review. Vol. 48, No. 2. Edited by E. K. Narayana Rao, pp. 20. Published by the Indian Educational Review, Madras. 1914. [15th March, 15th April and 15th May 1914, respectively.] Price. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1110 of the previous catalogue.]

Madras Press, Madras. 400 copies each.

1914-1915. (The) Indian Educational Review. Vol. 48, No. 2. Edited by E. K. Narayana Rao, pp. 20. Published by the Indian Educational Review, Madras. 1914. [15th March, 15th April and 15th May 1914, respectively.] Price. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1110 of the previous catalogue.]

Madras Press, Madras. 400 copies each.

1914-1915. (The) Indian Educational Review. Vol. 48, No. 2. Edited by E. K. Narayana Rao, pp. 20. Published by the Indian Educational Review, Madras. 1914. [15th March, 15th April and 15th May 1914, respectively.] Price. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1110 of the previous catalogue.]

Madras Press, Madras. 400 copies.

ENGLISH—RELIGION.

1919. (The) Catholic Educational Review. Vol. 1, No. 1. Edited by E. K. Narayana Rao, pp. 114. Published by the Catholic Educational Review, Madras. 1919. [15th April 1919.] Price. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1111 of the previous catalogue.]

Madras Press, Madras. 400 copies.

ENGLISH—SCIENCE, NATURAL.

1910. (The) Forestry College Magazine. Vol. 1, No. 1. Edited by G. H. Narayana Rao, pp. 40. Published by the Forestry College, Coimbatore. 1910. [15th March 1910.] Price. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1112 of the previous catalogue.]

Madras Press, Madras. 400 copies.

TAMIL—ART.

1912-1913. (The) Tamil Educational Review. Vol. 1, No. 1 and 2. Edited by E. K. Narayana Rao, pp. 114 and 114, respectively. Published by the Tamil Educational Review, Madras. 1912. [15th March and 15th April 1912, respectively.] Price. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1113 of the previous catalogue.]

Madras Press, Madras. 400 copies each.

TAMIL—SCIENCE.

1912-1913. (The) Tamil Educational Review. Vol. 1, No. 1 and 2. Edited by E. K. Narayana Rao, pp. 114 and 114, respectively. Published by the Tamil Educational Review, Madras. 1912. [15th March and 15th April 1912, respectively.] Price. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1113 of the previous catalogue.]

Madras Press, Madras. 400 copies each.

TAMIL—SCIENCE, NATURAL.

1910-1916, *varia*. *Quadr.* [Sauria. *Quadr.* Vol. 1, Nos. 2 to 4. Devoted, among other things, to *Quadr.*] Edited by A. G. Sauria. Vol. 1, pp. 45, 65 and 77 respectively. Published by the *Quadr.* *Quadr.* 1911 (1st issue), 1912 (2nd) and 1913 (3rd) respectively. See 1st edition. No. 1 yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

Tripal Press, Calcutta. 915, 1,215, and 1,300 copies respectively.

1914-1916, *varia*. *Quadr.* [Sauria. *Quadr.* Vol. 2, Nos. 5 to 7. Devoted to *Quadr.* Edited by V. H. Sauria. Vol. 2, pp. 22, 24, 25 and 26 respectively. Published by the *Quadr.* 1914 (1st issue), 1st March, 1st April and 1st May 1914 respectively. See 1st edition. 4, 4, 4 and 2 copies respectively.

[Last issue noticed in serial No. 1519 of the previous catalogue.]

Madras Press, Madras. 1,200, 1,300, 4,000 and 2,500 copies respectively.

1910-1911, *varia*. *Quadr.* [Sauria. *Quadr.* Vol. 3, Nos. 1 and 2. Devoted to *Quadr.* Edited by N. Sauria. Vol. 3, pp. 1, 2 and 3 respectively. Published by the *Quadr.* 1910 (1st issue), 1st April and 1st May 1911 respectively. See 1st edition. No. 1-2 yearly.

Quadr. Press, Madras. 1,000 copies each.

The following are desired for statistical purposes.

TAMIL—MISCELLANEOUS.

1911, "Coral" *Travels*. Vol. 1, No. 1. Edited by G. Sauria. Vol. 1, No. 1. Published by the *Travels* Press. 1911 (1st issue), 1st April 1911. See 1st edition. 2 copies yearly.

Madras Press (Madras), Madras. 200 copies.

1913-1914, *varia*. *Travels*. Vol. 2, No. 2 to 4. Edited by G. Sauria. Vol. 2, No. 2 to 4. Published by the *Travels* Press. 1913 (1st issue), 1st April 1913. See 1st edition. 2 copies yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

Rev. F. M. Travels, G. Sauria's Travels. Edited by F. M. Travels. Vol. 1, 2 and 3 copies respectively.

TELUGU—LANGUAGE.

1910-1916, *varia*. *Travels*. Vol. 1, No. 4 to 8. A monthly *Travels* journal, devoted to *Travels* and *Travels*. Edited by G. Sauria. Vol. 1, No. 4 to 8. Published by the *Travels* Press. 1910 (1st issue), 1st April 1910. See 1st edition. No. 4 yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

K. Travels, Rev. Sauria's Travels, Madras. 2,000 copies each.

1910-1911, *varia*. *Travels*. Vol. 1, No. 2 to 4. A monthly *Travels* journal, devoted to *Travels* and *Travels*. Edited by G. Sauria. Vol. 1, No. 2 to 4. Published by the *Travels* Press. 1910 (1st issue), 1st April 1910. See 1st edition. No. 4 yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

S. Travels & Co. Sauria's Travels, Madras. 1,200, 1,300 and 1,400 copies respectively.

1910-1911, *varia*. *Travels*. Vol. 1, No. 3. A monthly *Travels* journal, devoted to *Travels* and *Travels*. Edited by G. Sauria. Vol. 1, No. 3. Published by the *Travels* Press. 1910 (1st issue), 1st April 1910. See 1st edition. No. 1-4 yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

G. Sauria's Travels, Madras. 1,200 copies.

TELUGU—LAW.

1910-1911, *varia*. *Travels*. Vol. 1, No. 1. A monthly *Travels* journal, devoted to *Travels* and *Travels*. Edited by G. Sauria. Vol. 1, No. 1. Published by the *Travels* Press. 1910 (1st issue), 1st April 1910. See 1st edition. No. 1 yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

G. Sauria's Travels, New Series, Travels. 100 copies each except No. 10 consisting of 100 copies.

TELUGU—MISCELL.

1910-1911, *varia*. *Travels*. Vol. 1, No. 1. A monthly *Travels* journal, devoted to *Travels* and *Travels*. Edited by G. Sauria. Vol. 1, No. 1. Published by the *Travels* Press. 1910 (1st issue), 1st April 1910. See 1st edition. No. 1 yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

F. Sauria's Travels, Travels, Travels, Travels. 100 copies each.

1910-1911, *varia*. *Travels*. Vol. 1, No. 1. A monthly *Travels* journal, devoted to *Travels* and *Travels*. Edited by G. Sauria. Vol. 1, No. 1. Published by the *Travels* Press. 1910 (1st issue), 1st April 1910. See 1st edition. No. 1 yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

G. Sauria's Travels, Travels, Travels, Travels. 100 copies each.

1910-1911, *varia*. *Travels*. Vol. 1, No. 1. A monthly *Travels* journal, devoted to *Travels* and *Travels*. Edited by G. Sauria. Vol. 1, No. 1. Published by the *Travels* Press. 1910 (1st issue), 1st April 1910. See 1st edition. No. 1 yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

G. Sauria's Travels, Travels, Travels, Travels. 100 copies each.

1910-1911, *varia*. *Travels*. Vol. 1, No. 1. A monthly *Travels* journal, devoted to *Travels* and *Travels*. Edited by G. Sauria. Vol. 1, No. 1. Published by the *Travels* Press. 1910 (1st issue), 1st April 1910. See 1st edition. No. 1 yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

G. Sauria's Travels, Travels, Travels, Travels. 100 copies each.

TELUGU—MISCELLANEOUS.

1910-1911, *varia*. *Travels*. Vol. 1, No. 1. A monthly *Travels* journal, devoted to *Travels* and *Travels*. Edited by G. Sauria. Vol. 1, No. 1. Published by the *Travels* Press. 1910 (1st issue), 1st April 1910. See 1st edition. No. 1 yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

G. Sauria's Travels, Travels, Travels, Travels. 100 copies each.

1910-1911, *varia*. *Travels*. Vol. 1, No. 1. A monthly *Travels* journal, devoted to *Travels* and *Travels*. Edited by G. Sauria. Vol. 1, No. 1. Published by the *Travels* Press. 1910 (1st issue), 1st April 1910. See 1st edition. No. 1 yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

G. Sauria's Travels, Travels, Travels, Travels. 100 copies each.

1910-1911, *varia*. *Travels*. Vol. 1, No. 1. A monthly *Travels* journal, devoted to *Travels* and *Travels*. Edited by G. Sauria. Vol. 1, No. 1. Published by the *Travels* Press. 1910 (1st issue), 1st April 1910. See 1st edition. No. 1 yearly.

[Last issue noticed in serial No. 1512 of the previous catalogue.]

G. Sauria's Travels, Travels, Travels, Travels. 100 copies each.

TAMIL-SANSKRIT (KĀRĀṆI AND GRANTHĀI)
MISCELLANEOUS.

1942-1952. *Āraṇyaka* (Āraṇyaka Darśana. Vol. 12, Nos. 1 to 21. A weekly Hindu religious journal.) Edited by V. Jeyarajam Aiyar, A. Chinnaiyalingam and M. K. Parthasarathy Aiyar. pp. 22 each. Published by the editor: Madras. 1931. [1931 January] 4 vols. 1st edition. Rs. 2 yearly.

[Last issue noticed in serial No. 1715 of the previous catalogue.]

Kollegal Press, Kanchi. 1,000 copies each.

1946-1952. *Āraṇyaka Darśana*. (Āraṇyaka Darśana. Vol. 11, Nos. 1 and 12. Vol. 12, Nos. 1 to 5. A religious monthly.) Edited by S. Srinivasulu. pp. 41 each. Published by the editor: Madras. 1933 and 1934. [1934 December 1932. 15th January, 1933, February, 1934 March and 1934 April 1934 respectively.] Rs. 1st edition. Rs. 8 yearly.

[Last issue noticed in serial No. 1505 of the catalogue for the quarter ending December 1933.]

Apparao Srinivasulu Press, Madras. 1,000 copies each.

TELUGU-SANSKRIT (TELUGU)-MISCELLANEOUS.

1911-1922. *Āraṇyaka Darśana*. (Āraṇyaka Darśana. Vol. 12, Nos. 1 to 21. A monthly organ of Theosophy.) Edited by A. K. Chinnaiyalingam. pp. 21 to 30 and 32, respectively. Published by the Varadachari Brothers. Madras. 1921. [1st April, 1st May and 1st June 1924 respectively.] Rs. 1st edition. Rs. 3 yearly.

[Last issue noticed in serial No. 1808 of the previous catalogue.]

Varadachari Brothers, Madras. 1,000 and 1,000 copies, respectively.

TELUGU-SANSKRIT (TELUGU)-MISCELLANEOUS.

1924. *Āraṇyaka Darśana*. (Āraṇyaka Darśana. Vol. 12, No. 1. A monthly devoted to the promotion of the religious work.) Edited by C. Srinivasulu. pp. 21 to 30. Published by the editor: Chinnaiyalingam. [1924 May 1924.] Rs. 1st edition. Rs. 3 yearly.

[Last issue noticed in serial No. 1808 of the previous catalogue.]

Chinnaiyalingam Press, Madras. 400 copies.

1919-1922. *Āraṇyaka Darśana*. (Āraṇyaka Darśana. Vol. 12, Nos. 1 to 21. A monthly devoted to the promotion of the religious work.) Edited by Sri Mahalingam of Varadachari. pp. 21 to 30. Published by the editor: Chinnaiyalingam. [1924 May, 1924 April, 1924 May and 1924 June 1924 respectively.] Rs. 1st edition. Rs. 3 yearly.

[Last issue noticed in serial No. 1819 of the previous catalogue.]

Varadachari Brothers, Madras. 200, 200, 400 and 200 copies, respectively.

KONKANI (KANNADA)-ENGLISH-

MISCELLANEOUS.

1928-1934. *Āraṇyaka Darśana*. (Āraṇyaka Darśana. Vol. 12, Nos. 1 to 12. A monthly journal of religious and social work.) Edited by A. K. Chinnaiyalingam. pp. 21 to 30 and 32, respectively. Published by the editor: Madras. 1928. [1928 April, 1928 May, 1928 June and 1928 July 1928 respectively.] Rs. 1st edition. Rs. 3 yearly.

[Last issue noticed in serial No. 1815 of the previous catalogue.]

J. J. Rega. Collected Press, Madras. 722 copies each.

HINDI (KĀRĀṆI)-ENGLISH-LANGUAGE.

1928-1934. *Āraṇyaka Darśana*. (Āraṇyaka Darśana. Vol. 12, Nos. 1 to 12. A monthly periodical for the propagation of the Hindi language.) Edited by Srinivasulu. pp. 21 to 30. Published by the editor: Madras. 1928. [1928 April and 1928 May 1928, respectively.] Rs. 1st edition. Rs. 3 yearly.

[Last issue noticed in serial No. 1827 of the previous catalogue.]

Srinivasulu Brothers, Madras Press, Madras. 1,000 copies each.

SANSKRIT (KĀRĀṆI)-HINDI (KĀRĀṆI)-MISCELLANEOUS.

1947-1952. *Āraṇyaka Darśana*. (Āraṇyaka Darśana. Vol. 12, Nos. 1 to 21. Nos. 2 and 3 to 4. A monthly journal devoted to the propagation and spread of the religious work.) Edited by P. R. Chinnaiyalingam. pp. 21 to 30 and 32, respectively. Published by P. R. Chinnaiyalingam. Chinnaiyalingam. 1921 and 1924. [1924 April and 1924 May 1924, respectively.] Rs. 1st edition. Rs. 2-4 yearly.

[Last issue noticed in serial No. 1828 of the previous catalogue.]

P. R. Chinnaiyalingam, Madras Press, Chinnaiyalingam, 200 copies each.

Tri-Lingual.

The following is designed for educational purposes.

ENGLISH-TAMIL-TELUGU-MISCELLANEOUS.

1920. (The Eastern High School Magazine. Vol. 6, No. 2. Edited by Rev. C. W. Raman. pp. 20. Published by the editor: Madras. 1920. [1920 April 1921.] Rs. 1st edition. 4 copies.

[Last issue noticed in serial No. 1828 of the previous catalogue.]

Srinivasulu Brothers & Co., Madras. 200 copies.

The following is designed for educational purposes.

ENGLISH-TAMIL-SANSKRIT (KĀRĀṆI)-MISCELLANEOUS.

1921. Journal of the Annapurna University. Vol. 2, No. 1. Edited by K. V. Srinivasulu. pp. 21 to 30. Published by the University: Annapurna. Madras. 1921. [1921 April 1924.] Rs. 1st edition. Rs. 2. [Last issue noticed in serial No. 1828 of the catalogue for the quarter ending December 1923.]

G. V. Press, Madras. 500 copies.

The following is designed for educational purposes.

SANSKRIT-TELUGU-ORIYA-MISCELLANEOUS.

1927. Magazine of the University Students' Union, Madras. Vol. 1, No. 1. Edited by K. V. Srinivasulu. pp. 21 to 30. Published by K. V. Srinivasulu. Madras. 1927. [1927 April 1924.] Rs. 1st edition. Rs. 2-4 yearly.

[Last issue noticed in serial No. 1828 of the previous catalogue.]

Dr. V. Srinivasulu Press, Tirunelveli. 400 copies.

The following is designed for educational purposes.

ENGLISH-KANARESE-MALAYALAM-MISCELLANEOUS.

1921. (The Government College Magazine. Vol. 12, No. 2. Edited by C. K. Chinnaiyalingam. pp. 21 to 30. Published by the editor: Madras. 1921. [1921 April 1924.] Rs. 1st edition. Rs. 1.

[Last issue noticed in serial No. 1819 of the previous catalogue.]

Basel Mission Press, Madras. 500 copies.

ENGLISH-SANSKRIT (KĀRĀṆI)-TELUGU-MISCELLANEOUS.

1924-1926. *Āraṇyaka Darśana*. Vol. 12, Nos. 1 to 3. A monthly journal for the promotion of religious work. Edited by C. V. Srinivasulu. pp. 21 to 30 and 32, respectively. Published by the editor: Madras. 1924. [1924 April, 1924 May and 1924 June 1924, respectively.] Rs. 1st edition. 4 copies each.

Vivekananda Press, Madras. 500 copies each.

The following is designed for educational purposes.

PRAKARTI-MISCELLANEOUS.

1921. (The Eastern High School Magazine. Madras. Vol. 6, No. 2. Edited by C. W. Raman. pp. 20. Published by the editor: Madras. 1921. [1921 March 1924.] 1st edition. Free.

[Last issue noticed in serial No. 1828 of the catalogue for the quarter ending March 1923.]

The Madras Publishing Press, Madras. 722 copies.

1928-1934. *Āraṇyaka Darśana*. Vol. 12, Nos. 1 to 12. A monthly organ of the Women's Indian Association. Edited by Mrs. H. M. Chinnaiyalingam. pp. 21 to 30 and 32, respectively. Published by Women's Indian Association. [1928 April and 1928 May 1928, respectively.] Rs. 1st edition. Rs. 3 yearly.

[Last issue noticed in serial No. 1827 of the previous catalogue.]

Figgs & Co., Madras. 422 copies each.

G. K. SARAYANA MEDALYAR.

Office of the Registrar of Books, Madras.

20th July 1934.

140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200
140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200

[illegible]

Re: *Elizabethtown* is appears in the Government that the land granted to Letitia, provided for a public garden, to be situated at the foot of Littleton Hill, subject to that effect in laying down in all which it may concern in accordance with the provisions of sections 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVII of 1937, and 508 Government Order, hereby authorizes the Sub-Collector, Hongkong, to sell and undertake to convey the portion situated at section 4 (1) of the said Land Acquisition Act of 1924, as amended, to the Government, subject to the Sub-Collector, Hongkong, to make the purchase of a balance value of the lot.

Bottom: District. Second table: District village.

	Approved Sales Revenue
1986	1.00
1987	0.95
1988	0.90
1989	0.85
1990	0.80
1991	0.75
1992	0.70
1993	0.65
1994	0.60
1995	0.55
1996	0.50
1997	0.45
1998	0.40
1999	0.35
2000	0.30
2001	0.25
2002	0.20
2003	0.15
2004	0.10
2005	0.05
2006	0.00
2007	0.00
2008	0.00
2009	0.00
2010	0.00
2011	0.00
2012	0.00
2013	0.00
2014	0.00
2015	0.00
2016	0.00
2017	0.00
2018	0.00
2019	0.00
2020	0.00
2021	0.00
2022	0.00
2023	0.00
2024	0.00
2025	0.00
2026	0.00
2027	0.00
2028	0.00
2029	0.00
2030	0.00
2031	0.00
2032	0.00
2033	0.00
2034	0.00
2035	0.00

[illegible]

Number data on. Coldest table.
Marine invertebrates in. V. Sept.

[illegible][illegible]

ADDITION OF TREAT

No. 1159.—Under section 8 of the Land Acquisition Act, 1911, the Government hereby declare that the land specified below was needed for a public purpose, to wit, the formation of a road from Dealbani in Manerghat road, under revenue District 8, M. & F. Special Deputy Collector M. K. Taneja, in agreement to perform the functions of a Collector under the Act and directed to make for that acquisition of the said road. A plan of land is kept in the office of the Special Deputy Collector M. K. Taneja, and may be inspected at any time during office hours.

The Japan Consulate, Petrolstationen Tokyo,
No. 8, Ginza-cho, Minato-ku, Tokyo.

	THC	THC + CBG	THC + CBD	THC + CBG + CBD
THC	100	100	100	100
CBG	0	100	0	100
CBD	0	0	100	100

M. V. RAMKHA VARELA,
Assistant Secretary to Government

NOTIFICATIONS BY THE INSPECTOR
OF MUNICIPAL COUNCILS AND
LOCAL BOARDS.

In answer to the queries directed to him by the Local Government under section 150 of the Indian Local Boards Act, 1896, the Inspector of Municipal Councils and Local Boards replied:-

- [illegible]

Rural village.		Number of inhabitants in 1926 per 1000 of area in 1926
Russian village.	Name of village.	
(1)	(2)	
AMALTAPOVO DISTRICT.		
Kazn. Vozn.		
..	..	* 24
* per overall 10,000,000 in Middle E. of Amal'tapovo L.		
Moscow, 15th August 1934.		



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 351

MADRAS TUESDAY EVENING, SEPTEMBER 4, 1904. [Page, 1 contd.]

Part I-B—Educational

2009年12月15日

					Year	Commentary
Exported Domestic	19	11	12	13	14	Outlets of trade registered in the United Kingdom for second quarter of 1914.
Imported Domestic	15	16	17	18	19	

					Year	Commentary
Episcopal Oversight	10	11	12	13	14	Continued to be required to be in the Ministry of the Interior
Episcopal Oversight	10	11	12	13	14	Continued to be required to be in the Ministry of the Interior

EDUCATION DEPARTMENT.

ACKNOWLEDGMENTS

For Dr. Garret, August 19, 1936.

arrived about 2000. 21th September 1906.]

No. 212.—Mr. J. S. Paine, Assistant Professor, Proprietary College, Madras, is elected as Lecturer in the Government Training College, Rajakumari, in the Madras Educational Service.

MOVING FORWARD

Book 24, Chapter, August 22, 1134

No. 125.—Under section 2 of the Madras Elementary Education Act, 1905, the Government propose to have been elected to be members of the District Educational Councils and agree that notice by the electorates specified therein—

M.A. by N. Vasilakopoulou, *Keyak Arsenopoli-Salonika*, by the Association of Teacher-Managers of Elementary Schools in the Salonika District.

M.A. No. 5. Vayalappu Aravali—Salon. By the
Administration of Teacher-Managers of Elementary
Schools in the Salon district.

San Sa. Ovaria, August 20, 1916.

M. N. Bely, V. Klyma-Pan, Avastga—Dzhinskopol (by the Municipal Council, Karagi).

Environ Biol Fish (2014) 98:1021–1024

Dr. J. H. — Honorable Mother M. Carmela Lombardi has been elected by the management of merged secondary schools for girls under private agreement to be a member of the District Secondary Education Board, Trenton.

No. 229.—Under rule 10 (b) of the rules in the Schedule to the Madras Local Boards and Elementary Schools (Amendment) Act, 1934 (Madras Act I. of 1934), James Richardson, District Magistrate, Madras, has been elected to be a member of the District Educational Council, East Godavari, by the District Board, East Godavari.

West. J. Geogr., August 94, 1992

Paul H. George, August 14, 1901
 12 D. Ave. No. 1110, Richmond

No. 211.—In Notification No. 35 regarding the General Technical Examination published on pages 85-86 of Part I-B of the Fort St. George Gazette, dated 13th December 1904, an unintentionally omitted—

Under rule 40(a)(1) and (b)(1) between Commerce and Consensus and then a comma before and after "Cooperation" and add after "Consensus," "(Civil Engineering, Mechanical Engineering, Chemical Engineering, and Textile Fabric (with the exception of Linen fabric))."

Work 75, Chapter 1, August 18, 1954

1930, 204, Nov. 1932, Edinburgh)

Sta. 193.—In Notification No. 19, regarding the Revised Technical Specifications, published on page 64-65 of Part 1-3 of the Part 21, *Georg. Survey*, dated the 11th January 1924, as subsequently amended—

Add the following at the end of rule 7 (a):

Many individuals who have passed the examination in Indian Music may attend for the same grade in which they have already passed at a subsequent session. No fee is assessed for those who wish to have their proficiency status in Indian Music re-evaluated.

The type of the first (the highest) practical test will be E2, the second (the lowest) will be E1, and E3 is offered as only for the student grade."

2.11. INTRODUCTION

Deputy Secretary to Government

MISCELLANEOUS NOTIFICATIONS

GOVERNMENT EXAMINATIONS

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1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 26

4.1. Wind, Waves and Water Levels

The following which will take effect from the expiration of November 1914, is published for general information:

Capitalists who have passed the examination in business have been exempted for the same grade of

This order will take effect from this date, viz., 26th August 1934.

A. SIVAKUMARASWAMI,

Deputy Director of Government Treasuries.

Madras, 26th August 1934.

TREASURY STOVE.

It is hereby notified under section 5 of the Indian Treasury Stove Act, 1918, that on the 15th April 1934, the Deputy Director of Government Treasuries found in the village of Chidambaram, District of Madras, a treasure consisting of the following:-

Chidambaram.

392 small copper old coins of two types, copper weighing 28 tolas 12

2. All persons claiming the said treasure or any part thereof, are hereby required to appear personally or by agent, before the Collector of Tanjore at Tanjore on 5th January 1935 at 12 noon, when the claims will be enquired into and determined according to law.

B. R. WOOD,

Collector.

Tanjore Collector's Office,

22nd August 1934

It is hereby notified under section 5 of the Indian Treasury Stove Act, 1918, that on the 15th April 1934, a treasure consisting of the following items was discovered in the village of Kallakudi, District of Madras, while digging a well in S. No. 310 (2) of Chidambaram village of Chidambaram taluk. The value of the treasure is Rs. 42-0-0.

Chidambaram.

Year 1935, King William repute (East India Company)	5
Year 1948, Queen Victoria repute (East India Company)	39
Year 1949, Queen Victoria repute	31
.. ..	62
.. ..	—

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent, before the Collector at Chidambaram on his office on the 29th day of December 1934 at 12 noon, when the claims will be enquired into and determined according to law.

M. NARASIMHAM,

Collector.

Chidambaram Collector's Office,

29th July 1934.

It is hereby notified under section 5 of the Indian Treasury Stove Act, 1918, that on the 15th day of March 1934 a quantity of silver treasure weighing nearly 40 tolas and consisting of 69 coins, valued at Rs. 10-0-0, and two silver pieces, one of which is a fragment, were discovered by coolies working the District map of Sri Srinivasanagar village in Kallakudi village of Chidambaram taluk. The said treasure and the silver pieces are in the Collector's Office, Chidambaram.

Any person claiming the treasure or any part thereof is hereby required to appear before the Collector at Chidambaram on 24th September 1934 at Chidambaram when the claims will be enquired into and determined according to the provisions of the Act.

Chidambaram Collector's Office,

15th April 1934.

A. F. W. DIXON,

Collector.

It is hereby notified under section 5 of the Indian Treasury Stove Act, 1918, that on the 15th day of March 1934 the treasure specified below was found in the village of Pannambadi near a village known as Devalambadi in the District of Tanjore. All persons claiming the treasure or any part thereof are hereby required to appear in person or by duly authorized agent before the Collector, Tanjore, at 12 noon on

Only to be held on 2nd day on 18th September 1934 with a view to the claims being enquired into and determined according to law.

Description.	Weight.	Estimated value.
1 Two 'Pannambadi'	11 tolas	Rs. 6-0-0
2 One 'Pannambadi'	1 tola and 11 annas	Rs. 1-0-0
3 Three pieces of gold (11 tolas)	Rs. 8-0-0
4 One gold 'Pannambadi'	41 tolas	Rs. 2-0-0
5 One gold 'Pannambadi'	11 tolas	Rs. 2-0-0
6 One 'Pannambadi'	1 tola and 1 anna	Rs. 1-0-0
7 One 'Pannambadi'	1 tola and 1 anna	Rs. 1-0-0
Total	41 tolas	Rs. 12-0-0

Tanjore Collector's Office,

18th May 1934.

L. M. PRASAD,

Collector.

Under section 5 of the Indian Treasury Stove Act, 1918, it is hereby notified that on 15th March 1934, the unaccounted treasure was found by Government Officer, one of the Government Officer of Pannambadi, while looking after the Government Pannambadi in the village of Pannambadi belonging to the Government. All persons claiming the said treasure or any part thereof are hereby required to appear before the Collector at Tanjore on 18th September 1934 at 12 noon, when the claims will be enquired into and determined according to law.

It is hereby notified that on 15th March 1934, the unaccounted treasure was found by Government Officer, one of the Government Officer of Pannambadi, while looking after the Government Pannambadi in the village of Pannambadi belonging to the Government. All persons claiming the said treasure or any part thereof are hereby required to appear before the Collector at Tanjore on 18th September 1934 at 12 noon, when the claims will be enquired into and determined according to law.

Tanjore Collector's Office,

18th May 1934.

L. M. PRASAD,

Collector.

Under section 5 of the Indian Treasury Stove Act, 1918, it is hereby notified that on 15th March 1934, the unaccounted treasure was found by Government Officer, one of the Government Officer of Pannambadi, while looking after the Government Pannambadi in the village of Pannambadi belonging to the Government. All persons claiming the said treasure or any part thereof are hereby required to appear before the Collector at Tanjore on 18th September 1934 at 12 noon, when the claims will be enquired into and determined according to law.

It is hereby notified that on 15th March 1934, the unaccounted treasure was found by Government Officer, one of the Government Officer of Pannambadi, while looking after the Government Pannambadi in the village of Pannambadi belonging to the Government. All persons claiming the said treasure or any part thereof are hereby required to appear before the Collector at Tanjore on 18th September 1934 at 12 noon, when the claims will be enquired into and determined according to law.

A. A. VENKATARAMAN AVAR,

Collector.

Tanjore Collector's Office,

18th May 1934.

It is hereby notified under section 5 of the Indian Treasury Stove Act, 1918, that on the 15th day of March 1934 a quantity of silver treasure weighing nearly 40 tolas and consisting of 69 coins, valued at Rs. 10-0-0, and two silver pieces, one of which is a fragment, were discovered by coolies working the District map of Sri Srinivasanagar village in Kallakudi village of Chidambaram taluk. The said treasure and the silver pieces are in the Collector's Office, Chidambaram.

Any person claiming the treasure or any part thereof is hereby required to appear before the Collector at Chidambaram on 24th September 1934 at Chidambaram when the claims will be enquired into and determined according to the provisions of the Act.

Details of treasure and weight.

Description.	Weight.	Estimated value.
1 One of Pannambadi, weighing 1 tola	Rs. 1-0-0
2 One of Pannambadi, weighing 1 tola	Rs. 1-0-0
3 One of Pannambadi, weighing 1 tola	Rs. 1-0-0
4 One of Pannambadi, weighing 1 tola	Rs. 1-0-0
5 One of Pannambadi, weighing 1 tola	Rs. 1-0-0
6 One of Pannambadi, weighing 1 tola	Rs. 1-0-0
7 One of Pannambadi, weighing 1 tola	Rs. 1-0-0
8 One of Pannambadi, weighing 1 tola	Rs. 1-0-0
9 One of Pannambadi, weighing 1 tola	Rs. 1-0-0
10 One of Pannambadi, weighing 1 tola	Rs. 1-0-0
Total	Rs. 10-0-0

C. J. PAUL,

Collector.

Tanjore Collector's Office,

18th May 1934.

is hereby notified under section 8 of the Indian Treasure Trove Act of 1878 that on 21st May 1924, the treasure specified below was found by Accidental, viz. of Nagappa, Chinnai of Malankaravilaspatti village of Pudukottai taluk in a well (see where the well was with road in E. No. 148, being in the Rangaswami Baranah of the village).

It is hereby notified that the said treasure is my property and is hereby placed in my possession and is hereby submitted to the Collector at his office at Coimbatore on 21.5.24 at 1924.

November 1924 with a view to the matter being supplied into and detained according to law.

Descriptions of treasure.

Silver and gold ornaments,
One gold Zambiarim,
One silver coin.

G. M. WELLS,
Collector.

Collector's Office,
21st June 1924.

DEPARTMENT OF AGRICULTURE.

Statement showing the Income Government with Revenue for Raw Cotton in the Madras Presidency for the week ending 24th August 1924.

(Note.—All figures are in lakhs of rupees.)

Nature of cotton.	In the previous year.				In the current year.			
	Week ending 24th August 1923.		Total 1923-24.		Current week.		Total from 1st February 1924 to date.	
	Spinning in the week.	Spinning in the week.	Spinning in the week.	Spinning in the week.	Spinning in the week.	Spinning in the week.	Spinning in the week.	Spinning in the week.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Thermite	1,000	420	31,000	70,000	800	1,000	10,000	20,000
Saline	100	50	10,000	10,000	100	100	1,000	1,000
Cotton	1,000	500	10,000	10,000	1,000	1,000	10,000	10,000
Raw cotton	1,000	1,000	10,000	10,000	1,000	1,000	10,000	10,000
Government	1,000	1,000	10,000	10,000	1,000	1,000	10,000	10,000
Private	1,000	1,000	10,000	10,000	1,000	1,000	10,000	10,000
Total	1,000	1,000	10,000	10,000	1,000	1,000	10,000	10,000

(1) Government in the current week or previous year by other means.

(2) Income supplied in the current week by Government.

(3) Income supplied in the current week by Government, viz. (1) Government, (2) Government, (3) Government, (4) Government, (5) Government, (6) Government, (7) Government, (8) Government, (9) Government.

Quantity of Cotton in the preceding week and of Government Cotton in the Madras Presidency during the week ending 24th August 1924.

(Note.—All figures are in lakhs of rupees.)

Variety of cotton.	In the previous year.				In the current year.			
	Week ending 24th August 1923.		Total 1923-24.		Current week.		Total from 1st February 1924 to date.	
	Spinning in the week.	Spinning in the week.	Spinning in the week.	Spinning in the week.	Spinning in the week.	Spinning in the week.	Spinning in the week.	Spinning in the week.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Thermite	1,000	10,000	10,000	10,000	1,000	10,000	10,000	10,000
Saline	100	1,000	1,000	1,000	100	1,000	1,000	1,000
Cotton	1,000	10,000	10,000	10,000	1,000	10,000	10,000	10,000
Raw cotton	1,000	10,000	10,000	10,000	1,000	10,000	10,000	10,000
Government	1,000	10,000	10,000	10,000	1,000	10,000	10,000	10,000
Private	1,000	10,000	10,000	10,000	1,000	10,000	10,000	10,000
Total	1,000	10,000	10,000	10,000	1,000	10,000	10,000	10,000

(1) Includes 100 lakhs not reported before.

Statement of Cotton in the Madras Presidency for the week ending 24th August 1924.

(Section 8 (2) of the Cotton Growing and Processing Act, 1924.)

Particulars of the week.

Variety of cotton.	During the week ending 24th August 1924.				During the week ending 24th August 1924.			
	Spinning in the week.		Total 1923-24.		Spinning in the week.		Total 1923-24.	
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Thermite	1,000	10,000	10,000	10,000	1,000	10,000	10,000	10,000
Saline	100	1,000	1,000	1,000	100	1,000	1,000	1,000
Cotton	1,000	10,000	10,000	10,000	1,000	10,000	10,000	10,000
Raw cotton	1,000	10,000	10,000	10,000	1,000	10,000	10,000	10,000
Government	1,000	10,000	10,000	10,000	1,000	10,000	10,000	10,000
Private	1,000	10,000	10,000	10,000	1,000	10,000	10,000	10,000
Total	1,000	10,000	10,000	10,000	1,000	10,000	10,000	10,000

(1) Includes 100 lakhs not reported before.

Madras, 24th August 1924.

B. V. RAMANUJAM,
Deputy Commissioner.

Abstracts prepared by Abstracts and Digests from
 Reported Experiments in the Presidency of Madison
 during the week ending 12th August 1821.

[illegible][illegible][illegible]

Year	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100
Year	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100
Year	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100

[illegible][illegible][illegible]

Model— Hybrid GCM	27	16	9	3	1	1	1	1
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[illegible][illegible][illegible]

Name of hotel (owner) and its category	Visitors		Sailors		Passes		Parting out	
	Arrivals	Depart.	Arrivals	Depart.	Arrivals	Depart.	Arrivals	Depart.
Passenger								
Sea Transport Co.	1	0	17	4	11	..
Northwestern	30
Alameda
San Francisco
San Fran
..
..
..
..
..
..
Freight								
..
..
..
..
..
..
..
..
..
Total	1	0	47	10	11	..

Medication	1	2	3	4	5	6	7	8	9	10
Metoprolol	10	10	10	0	0	10	10	10	10	10
Hydrochlorothiazide	10	10	10	0	0	10	10	10	10	10
Furosemide	10	10	10	0	0	10	10	10	10	10
Total	30	30	30	0	0	30	30	30	30	30

[illegible][illegible][illegible]

Advertisement		Rate		Class		Length		Frequency		Total Cost	
Line	Description	Start	End	Day	Time	Sec	Length	Spots	Rate	Spots	Cost
1	General	10/1	10/31	Mon	10:00	10	30	1	\$1,000	1	\$1,000
2	General	10/1	10/31	Tue	10:00	10	30	1	\$1,000	1	\$1,000
3	General	10/1	10/31	Wed	10:00	10	30	1	\$1,000	1	\$1,000
4	General	10/1	10/31	Thu	10:00	10	30	1	\$1,000	1	\$1,000
5	General	10/1	10/31	Fri	10:00	10	30	1	\$1,000	1	\$1,000
6	General	10/1	10/31	Sat	10:00	10	30	1	\$1,000	1	\$1,000
7	General	10/1	10/31	Sun	10:00	10	30	1	\$1,000	1	\$1,000
8	General	10/1	10/31	Mon	11:00	10	30	1	\$1,000	1	\$1,000
9	General	10/1	10/31	Tue	11:00	10	30	1	\$1,000	1	\$1,000
10	General	10/1	10/31	Wed	11:00	10	30	1	\$1,000	1	\$1,000
11	General	10/1	10/31	Thu	11:00	10	30	1	\$1,000	1	\$1,000
12	General	10/1	10/31	Fri	11:00	10	30	1	\$1,000	1	\$1,000
13	General	10/1	10/31	Sat	11:00	10	30	1	\$1,000	1	\$1,000
14	General	10/1	10/31	Sun	11:00	10	30	1	\$1,000	1	\$1,000
15	General	10/1	10/31	Mon	12:00	10	30	1	\$1,000	1	\$1,000
16	General	10/1	10/31	Tue	12:00	10	30	1	\$1,000	1	\$1,000
17	General	10/1	10/31	Wed	12:00	10	30	1	\$1,000	1	\$1,000
18	General	10/1	10/31	Thu	12:00	10	30	1	\$1,000	1	\$1,000
19	General	10/1	10/31	Fri	12:00	10	30	1	\$1,000	1	\$1,000
20	General	10/1	10/31	Sat	12:00	10	30	1	\$1,000	1	\$1,000
21	General	10/1	10/31	Sun	12:00	10	30	1	\$1,000	1	\$1,000
22	General	10/1	10/31	Mon	13:00	10	30	1	\$1,000	1	\$1,000
23	General	10/1	10/31	Tue	13:00	10	30	1	\$1,000	1	\$1,000
24	General	10/1	10/31	Wed	13:00	10	30	1	\$1,000	1	\$1,000
25	General	10/1	10/31	Thu	13:00	10	30	1	\$1,000	1	\$1,000
26	General	10/1	10/31	Fri	13:00	10	30	1	\$1,000	1	\$1,000
27	General	10/1	10/31	Sat	13:00	10	30	1	\$1,000	1	\$1,000
28	General	10/1	10/31	Sun	13:00	10	30	1	\$1,000	1	\$1,000
29	General	10/1	10/31	Mon	14:00	10	30	1	\$1,000	1	\$1,000
30	General	10/1	10/31	Tue	14:00	10	30	1	\$1,000	1	\$1,000
31	General	10/1	10/31	Wed	14:00	10	30	1	\$1,000	1	\$1,000
32	General	10/1	10/31	Thu	14:00	10	30	1	\$1,000	1	\$1,000
33	General	10/1	10/31	Fri	14:00	10	30	1	\$1,000	1	\$1,000
34	General	10/1	10/31	Sat	14:00	10	30	1	\$1,000	1	\$1,000
35	General	10/1	10/31	Sun	14:00	10	30	1	\$1,000	1	\$1,000

[illegible]

Account	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000	1001	1002	1003	1004	1005	1006	1007	1008	1009	1010	1011	1012	1013	1014	1015	1016	1017	1018	1019	1020	1021	1022	1023	1024	1025	1026	1027	1028	1029	1030	1031	1032	1033	1034	1035	1036	1037	1038	1039	1040	1041	1042	1043	1044	1045	1046	1047	1048	1049	1050	1051	1052	1053	1054	1055	1056	1057	1058	1059	1060	1061	1062	1063	1064	1065	1066	1067	1068	1069	1070	1071	1072	1073	1074	1075	1076	1077	1078	1079	1080	1081	1082	1083	1084	1085	1086	1087	1088	1089	1090	1091	1092	1093	1094	1095	1096	1097	1098	1099	1100	1101	1102	1103	1104	1105	1106	1107	1108	1109	1110	1111	1112	1113	1114	1115	1116	1117	1118	1119	1120	1121	1122	1123	1124	1125	1126	1127	1128	1129	1130	1131	1132	1133	1134	1135	1136	1137	1138	1139	1140	1141	1142	1143	1144	1145	1146	1147	1148	1149	1150	1151	1152	1153	1154	1155	1156	1157	1158	1159	1160	1161	1162	1163	1164	1165	1166	1167	1168	1169	1170	1171	1172	1173	1174	1175	1176	1177	1178	1179	1180	1181	1182	1183	1184	1185	1186	1187	1188	1189	1190	1191	1192	1193	1194	1195	1196	1197	1198	1199	1200	1201	1202	1203	1204	1205	1206	1207	1208	1209	1210	1211	1212	1213	1214	1215	1216	1217	1218	1219	1220	1221	1222	1223	1224	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1990-1991	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
1991-1992	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
1992-1993	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
1993-1994	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
1994-1995	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
1995-1996	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
1996-1997	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
1997-1998	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
1998-1999	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
1999-2000	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2000-2001	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2001-2002	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2002-2003	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2003-2004	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2004-2005	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2005-2006	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2006-2007	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2007-2008	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2008-2009	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2009-2010	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2010-2011	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2011-2012	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2012-2013	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2013-2014	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2014-2015	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2015-2016	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2016-2017	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2017-2018	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2018-2019	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2019-2020	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2020-2021	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2021-2022	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2022-2023	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2023-2024	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2024-2025	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2025-2026	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2026-2027	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2027-2028	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2028-2029	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2029-2030	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2030-2031	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2031-2032	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2032-2033	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2033-2034	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2034-2035	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2035-2036	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2036-2037	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2037-2038	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2038-2039	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2039-2040	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2040-2041	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2041-2042	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2042-2043	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2043-2044	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2044-2045	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2045-2046	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2046-2047	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2047-2048	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2048-2049	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2049-2050	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2050-2051	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2051-2052	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2052-2053	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2053-2054	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2054-2055	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2055-2056	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2056-2057	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2057-2058	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2058-2059	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2059-2060	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2060-2061	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2061-2062	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2062-2063	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2063-2064	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2064-2065	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2065-2066	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2066-2067	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2067-2068	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2068-2069	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2069-2070	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2070-2071	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2071-2072	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2072-2073	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2073-2074	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2074-2075	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2075-2076	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2076-2077	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2077-2078	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2078-2079	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2079-2080	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2080-2081	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2081-2082	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2082-2083	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2083-2084	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2084-2085	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2085-2086	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2086-2087	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2087-2088	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2088-2089	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2089-2090	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2090-2091	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2091-2092	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2092-2093	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2093-2094	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2094-2095	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2095-2096	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2096-2097	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2097-2098	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2098-2099	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2099-2100	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2100-2101	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2101-2102	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2102-2103	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2103-2104	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2104-2105	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2105-2106	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2106-2107	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2107-2108	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2108-2109	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2109-2110	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2110-2111	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2111-2112	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2112-2113	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2113-2114	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2114-2115	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2115-2116	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2116-2117	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2117-2118	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2118-2119	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2119-2120	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2120-2121	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2121-2122	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2122-2123	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2123-2124	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2124-2125	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2125-2126	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2126-2127	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0
2127-2128	2.0	2.0	2.0	2.0	2.				

[illegible][illegible]

Amount of tax or interest and mortgage	Crown.		Mortgage.		Fines.		Balance	
	Atlantic.	South.	Atlantic.	South.	Atlantic.	South.	Atlantic.	South.
Collection.								
General	11	11	11	11	11	11	11	11
Police	11	11	11	11	11	11	11	11
Fire	11	11	11	11	11	11	11	11
Land	11	11	11	11	11	11	11	11
Police	11	11	11	11	11	11	11	11
Fire	11	11	11	11	11	11	11	11
Land	11	11	11	11	11	11	11	11
Total	11	11	11	11	11	11	11	11
By Payment.								
General	11	11	11	11	11	11	11	11
Police	11	11	11	11	11	11	11	11
Fire	11	11	11	11	11	11	11	11
Land	11	11	11	11	11	11	11	11
Total	11	11	11	11	11	11	11	11
Balance								
General	11	11	11	11	11	11	11	11
Police	11	11	11	11	11	11	11	11
Fire	11	11	11	11	11	11	11	11
Land	11	11	11	11	11	11	11	11
Total	11	11	11	11	11	11	11	11
TOTAL—REVENUE	111	111	111	111	111	111	111	111
TOTAL—EXPENSE	111	111	111	111	111	111	111	111
REVENUE								
GRAND TOTAL	111	111	111	111	111	111	111	111

A. M. V. JENNINGS, *Manager, L.M.A.*
Acting Director of Public Health.

Malaga, 29th August 1934.

JUDICIAL NOTIFICATIONS.

INSOLVENCY PROCEEDINGS.

No. 57 of 1933 (L.A. No. 34 of 1934), District
 Court, Antwerp.

Christiaan Kortebeekman and another—*Debtors*
 (Insolvent).

Banka Voortrekmagazyn and others—*Creditors*.

Take notice that the abovesaid insolvents have
 applied for sequestration, whereas order section 26 of the
 Provincial Insolvency Act and that the petition stands
 posted to 26th October 1934 for adjudication having.

No. 58 of 1933 (L.A. No. 187 of 1934), District
 Court, Antwerp.

Gang Tjock Meyers and another—*Debtors*
 (Insolvent).

Guyspella Broux and others—*Creditors*.

Take notice that the abovesaid insolvents have
 applied for an order of absolute discharge under section
 41 of the Provincial Insolvency Act and that the petition
 stands posted to 10th September 1934 for hearing.

No. 59 of 1934, District Court, Antwerp.

Chilander Kallagala Ramappa—*Debtor*
 (Insolvent).

K. Chandra Malappa and others—*Creditors*.

Notice is hereby given under section 22 of the Provincial
 Insolvency Act that the abovesaid petitioner has been
 adjudicated insolvent on 29th August 1934 and he is
 given six months time for applying for final discharge.
 His creditors to prove their claims in three months.

No. 60 of 1934, District Court, Antwerp.

Takel Chinnappa and Molegal Raghavappa—*Debtors*
 (Insolvent).

Malgan Ramappa and Kallagala Ramappa—*Creditors*.

Notice is hereby given under section 19 (2) of the
 Provincial Insolvency Act that the abovesaid peti-
 tioners have applied to this Court to adjudicate the
 abovesaid petitioners as insolvents and that this application
 is posted for hearing on 29th September 1934. Any
 creditor wishing to oppose the same may appear in
 person or by pleader on the said date.

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No. 61 of 1934, District Court, Antwerp.

Shah Raju Malu—*Debtor*
 (Insolvent).

Mosay Pura Sahu and others—*Creditors*.

Notice is hereby given under section 19 (2) of the
 Provincial Insolvency Act that the abovesaid peti-
 tioner has applied to this Court to adjudicate him as an
 insolvent and that this application is posted for hearing
 on 10th October 1934. Any creditor wishing to oppose
 the same may appear in person or by pleader on the
 said date.

No. 62 of 1934, District Court, Antwerp.

K. Telam—*Debtor*
 (Insolvent).

S. Appayya—*Creditors*.

Notice is hereby given under section 19 (2) of the
 Provincial Insolvency Act that the abovesaid peti-
 tioner has applied to this Court to adjudicate the abovesaid
 petitioner as an insolvent, and that this application is
 posted for hearing on 10th October 1934. Any creditor
 wishing to oppose the same may appear in person or by
 pleader on the said date.

A. S. PANDIANARATHAN, *Attorney*
General.

Antwerp, 29th August 1934.

No. 2 of 1934, District Court, East Toros.

Chinnappa Chinnappa, one of the abovesaid, Chinnappa,
 Former Kallu Broux, Malaga—*Debtors*.

Malaga Broux and others—*Creditors*.

Notice is hereby given under section 22 of Act V of 1933.
 The abovesaid petitioner has applied to this Court to
 be adjudicated insolvent and that this application is
 posted for hearing on 10th October 1934. Any creditor
 wishing to oppose the same may appear in person or by
 pleader on the said date.

M. SEARATY, *Attorney*
General.

Malaga, 29th August 1934.

No. 16 of 1933, District Court, Antwerp.

Chinnappa Chinnappa and others—*Debtors*
 (Insolvent).

Malaga Broux and others—*Creditors*.

Notice is hereby given under section 22 of Act V of
 1933 that the abovesaid petitioner has applied to this
 Court to be adjudicated insolvent and that this applica-
 tion is posted for hearing on 10th October 1934. Any
 creditor wishing to oppose the same may appear in person
 or by pleader on the said date.

I. G. EDWARDS, *Attorney*
General.

Malaga, 29th August 1934.

No. 64 of 1931 (L.P. No. 61 of 1932), District Court,
 Antwerp.

Chinnappa Chinnappa and others—*Debtors*
 (Insolvent).

Malaga Broux and others—*Creditors*.

Notice is hereby given under section 22 of the Provincial
 Insolvency Act that the abovesaid petitioner has
 applied to this Court for an absolute order of discharge
 and that this case is posted to 10th September 1934.
 Anybody wishing to oppose may appear on that date
 either in person or by a valid.

No. 132 of 1934 (L.P. No. 132 of 1934), District Court,
 Antwerp.

Chinnappa Chinnappa and others—*Debtors*
 (Insolvent).

Malaga Broux and others—*Creditors*.

Notice is hereby given under section 22 of the Provincial
 Insolvency Act that the abovesaid petitioner has
 applied to this Court for an absolute order of discharge
 and that this case is posted to 10th September 1934.
 Anybody wishing to oppose may appear on that date
 either in person or by a valid.

No. 16 of 1933 (L.P. No. 16 of 1934), District Court,
 Antwerp.

Chinnappa Chinnappa and others—*Debtors*
 (Insolvent).

Notice is hereby given under section 22 of the Provincial
 Insolvency Act that the abovesaid petitioner has
 applied to this Court for an absolute order of discharge
 and that this case is posted to 10th September 1934.
 Anybody wishing to oppose may appear on that date
 either in person or by a valid.

V. PANDIAN, *Attorney*
General.

Malaga, 29th August 1934.

No. 35 of 1934, Sri-Govt., Salem.

Sahabudhi Dhanraj, son of Sahabudhi Dhanraj, at
Puduppalayam, Rajapetam Division, Madras District—*Plaintiff*.

Kubharaj Dhanraj, son of Kallabudhi Dhanraj, at
Puduppalayam, Rajapetam Division, Madras District—*Defendant*.

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged an insolvent. The petition stands posted to the 15th day of September 1934 for hearing.

No. 37 of 1934, Sri-Govt., Tenali.

Bala Mani Saha, son of Yashu Saha, at Palakota,
Channarayana taluk, Srisastry District—*Plaintiff*.
Indraya Devi Choudh and others—*Defendants*.

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged an insolvent. The petition stands posted to the 15th day of September 1934 for hearing.

No. 42 of 1934, Sri-Govt., Salem.

Anantha Padmanabha Choudhary, son of Balu Venkateswara
Choudhary, at Palakota, Srisastry District—*Plaintiff*.
G. G. Narasimha Choudhary and others—*Defendants*.

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged an insolvent. The petition stands posted to the 15th day of September 1934 for hearing.

No. 50 of 1934, Sri-Govt., Salem.
(No. 17 of 1934, District Court, Salem).

Venkatarama Kameswari, son of Marathi Kameswari, at
Rajapetam, Tirumakudalur Taluk, Tirupattur District,
Madras District—*Plaintiff*.
Tirumakudalur Kameswari and others—*Defendants*.

Notice is hereby given that the above-named petitioner has applied to this Court praying that he may be adjudged an insolvent. The petition stands posted to the 15th day of September 1934 for hearing.

F. M. GOPALAN,
Subordinate Judge.

Salem, 15th August 1934.

No. 14 of 1935 (J.L. No. 83 of 1934), Sri-Govt., Tenali.

Venkatarama Saha, son of Subramanya Saha, at
Vedavasi street, Rajapetam, Rajapetam District—*Plaintiff*.
Aditya Choudhary and others—*Defendants* (Children).

Notice under section 21 of the Provincial Insolvency Act V of 1919 is hereby given that the above-named petitioner has applied to this Court by an order of final adjudication that the respondent stands posted to 15th September 1934 for hearing. Any person wishing to oppose the said application may appear before the Court on that date either in person or by a valid and do so.

No. 16 of 1934, Sri-Govt., Tenali.

Gopala Arayappa, son of Subrahmanya Arayappa, at
Kumbakonam, Kumbakonam taluk and district—*Plaintiff*.
(Children).

P. S. Govinda Arayappa, son of Subrahmanya Arayappa, at
Kumbakonam, Kumbakonam taluk and district—*Defendant*.
(Children).

Notice under section 21 of the Provincial Insolvency Act V of 1919 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent and that the petition stands posted to 15th September 1934 for hearing. Any person wishing to oppose the said application may appear before the Court on that date either in person or by a valid and do so.

No. 22 of 1934, Sri-Govt., Tenali.

K. V. R. and his, by managing partner Subrahmanya,
son of Subrahmanya, at Tenali—*Plaintiff* (Children).

(1) S. V. R. M. Subbiah Choudhary, son of Venkateswara Choudhary, (2) S. V. R. M. Subbiah Choudhary, son of Venkateswara Choudhary, and (3) S. M. Anand Choudhary, respondents (1) to (3) are applying to this Court, Rajapetam taluk, Rajapetam District, Madras District, to adjudge the respondent an insolvent.

Notice under section 21 of the Provincial Insolvency Act V of 1919 is hereby given that the above-named petitioner has applied to this Court to adjudge

the respondent insolvent and that the petition stands posted to 15th September 1934 for hearing. Any person wishing to oppose the said application may appear before the Court on that date either in person or by a valid and do so.

No. 35 of 1934, Sri-Govt., Tenali.

M. K. David Saha, son of Dhanraj Saha, residing at
Chinnarayana Street, East Gate, Tenali—*Plaintiff*.
(Children).

M. M. Subbiah Mahadeva and others—*Defendants*.
(Children).

Notice under section 21 of the Provincial Insolvency Act V of 1919 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent and that the petition stands posted to 15th September 1934 for hearing. Any person wishing to oppose the said application may appear before the Court on that date either in person or by a valid and do so.

No. 34 of 1934, Sri-Govt., Tenali.

Venkatarama Tora, son of Anantharama Tora, residing at
Chinnarayana, Kumbakonam taluk and district—*Plaintiff*.
(Children).

Subrahmanya Arayappa and others—*Defendants*.
(Children).

Notice under section 21 of the Provincial Insolvency Act V of 1919 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent and that the petition stands posted to 15th September 1934 for hearing. Any person wishing to oppose the said application may appear before the Court on that date either in person or by a valid and do so.

No. 35 of 1934, Sri-Govt., Tenali.

A. Kameswari Arayappa, son of Subrahmanya Arayappa, at
Kumbakonam, Kumbakonam taluk and district—*Plaintiff*.
(Children).

M. Subrahmanya Arayappa and others—*Defendants*.
(Children).

Notice under section 21 of the Provincial Insolvency Act V of 1919 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent and that the petition stands posted to 15th September 1934 for hearing. Any person wishing to oppose the said application may appear before the Court on that date either in person or by a valid and do so.

A. RABINATHA AYYAR,
Subordinate Judge.

Tenali, 15th August 1934.

No. 32 of 1935, Sri-Govt., Tirumakudalur.

Parvathi Devi Choudhary, residing at Arundel—*Plaintiff*.
Thiruvalluvar Arundel Kameswari and husband and
others—*Defendants*.

Notice under section 21 of the Provincial Insolvency Act V of 1919 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent and that the petition stands posted to 15th September 1934 for hearing. Any person wishing to oppose the said application may appear before the Court on that date either in person or by a valid and do so.

A. RABINATHA AYYAR,
Subordinate Judge.

Tenali, 15th August 1934.

No. 32 of 1935, Sri-Govt., Tirumakudalur.

Parvathi Devi Choudhary, residing at Arundel—*Plaintiff*.
Thiruvalluvar Arundel Kameswari and husband and
others—*Defendants*.

Notice under section 21 of the Provincial Insolvency Act V of 1919 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent and that the petition stands posted to 15th September 1934 for hearing. Any person wishing to oppose the said application may appear before the Court on that date either in person or by a valid and do so.

A. RABINATHA AYYAR,
Subordinate Judge.

Tenali, 15th August 1934.

No. 4 of 1935, Sri-Govt., Tirumakudalur.

A. S. Mahaswami Reddy, residing at East Gate, Tirumakudalur taluk and district—*Plaintiff*.
(Children).

Subrahmanya Arayappa and others—*Defendants*.
(Children).

Notice is hereby given under section 21 of the Provincial Insolvency Act V of 1919 that the above-named petitioner has been adjudged an insolvent by an order of this Court, dated 15th August 1934, and that he has been directed to apply for discharge within an hour from that date. All creditors should move their claims before the Official Receiver of North Arcot, or as soon as possible as provided under the rules.

V. KUNDEKUNAYAYAR,
Subordinate Judge.

Tirumakudalur, 15th August 1934.

No. 4 of 1935, Sri-Govt., Tirumakudalur.

A. S. Mahaswami Reddy, residing at East Gate, Tirumakudalur taluk and district—*Plaintiff*.
(Children).

Subrahmanya Arayappa and others—*Defendants*.
(Children).

Tirumakudalur, 15th August 1934.

No. 20 of 1914, *Dumsey Mavor's Court, KARALI.*

Baruchaim Venghi and five others—Petitioner, Gaudes Gaudes and five others—Defendant.

Notice is hereby given that the above-named petitioners have been adjudged as insolvent by order dated 18th August 1914, and that they should apply for discharge within six years. Creditors should give their claims before the official Receiver at Malim.

No. 19 of 1914, *Dumsey Mavor's Court, KARALI.*

B. Ramalingam—Petitioner, Kaveri Co-operative Society and five others—Defendant.

Notice is hereby given under section 10 of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court to be adjudged insolvent and that the petition stands posted to 18th September 1914.

No. 21 of 1914, *Dumsey Mavor's Court, KARALI.*

Althous, Kadan Mafu appa—Petitioner, Kaveri Co-operative Society and six others—Defendant.

Notice is hereby given under section 10 of the Provincial Insolvency Act V of 1913 that the above-named petitioner has applied to this Court to be adjudged insolvent and that the petition stands posted to 18th September 1914.

S. BHARAGIRI SASTRI,
District Magistrate.

Karali, 18th August 1914.

No. 4 of 1914, *Dumsey Mavor's Court, KARASANT, Bangalore, Karnataka and six others—Defendant, Ann Mura Sathu Thangaraj and others—Defendant.*

Notice is hereby given that the above-named petitioners have been granted a conditional order of discharge, as per order passed on 4th August 1914 in their application, S.A. No. 100 of 1914.

Dumsey Mavor's Court, KARASANT.

Notice is hereby given that the order of adjudication has been rescinded in the following cases as the petitioners have not applied for discharge. But the petitioners will continue to remain in this Court, or in the Official Receiver, Bangalore, at such address as has been appointed hereunder—

Petitioner number.	Name of husband.
1.P. No. 1 of 1913	.. Appayya Nayakudu.
1.P. No. 2 of 1913	.. Cheluvayya Thilak.
1.P. No. 11 of 1913	.. Balakrishna.
1.P. No. 3 of 1913	.. Vengayya Sathuppu.
1.P. No. 4 of 1913	.. Sathuvayya, Ann Appayya.
1.P. No. 5 of 1913	.. Chellappa Kanna.
1.P. No. 6 of 1913	.. Cheluvayya Pilla.
1.P. No. 1 of 1914	.. Gopaswami Nayakudu.
1.P. No. 21 of 1914	.. Sathuvayya Nayakudu.
1.P. No. 3 of 1914	.. Arumugam Sathu.
1.P. No. 14 of 1914	.. Rama Nayak.

S. K. PARTHASARATHI,
District Magistrate.

Karali, 26th August 1914.

No. 11 of 1914, *Dumsey Mavor's Court, KARALI.*

Budhachari Thakuram, son of Sargamma, Kanna, Kharoli, age 35, in Vaddapalli—Petitioner (Debtor), Madhava Sathuppu and five others—Defendant.

Notice is hereby given to the effect that the above-named petitioner (debtor) has applied to this Court to adjudge him insolvent and that his petition stands posted to 18th September 1914. Any creditors wishing to oppose must do so.

G. KRISHNABHUTTI,
District Magistrate.

Karali, 26th August 1914.

No. 12 of 1914, *Dumsey Mavor's Court, KARASANT, Chitrayya—Petitioner.*

Bannamma Nayudu and twenty-five others—Defendants.

Notice is hereby given that Bannamma Chitrayya, son of Vithalamma Chitrayya, residing in Thiruk Chitral Street, Karasantam, has on 17th July 1914 presented to this Court a petition under section 11 of the Provincial Insolvency Act V of 1913, and that the same is

posted to 18th September 1914 for the appearance of the respondents to show cause against the grant of an order of adjudication to the petitioner.

A. M. D. DAVID,
District Magistrate.

Karasantam, 26th August 1914.

No. 10 of 1914, *Dumsey Mavor's Court, KARASANT.*

Thangachari Sathuppu and Thangachari Sathuppu—Defendant.

Notice is hereby given under section 10 of the Provincial Insolvency Act of 1913 that the above-named petitioners are adjudged insolvent. As a result of this Court, dated 25th August 1914, and that their names are noted in the Official Receiver, Karasant. The petitioners have been granted three years to apply for discharge. Creditors may present their claims as early as possible.

V. N. DINAKRULU,
District Magistrate.

Karali, 26th August 1914.

No. 8 of 1914, *Dumsey Mavor's Court, KARASANTAM.*

Hire Ganga Reddi—Petitioner.

Notice is hereby given under section 10 of Act V of 1913 that the above-named petitioner has been adjudged insolvent by an order of this Court, dated the 2nd day of August 1914, and that he has been directed to apply for discharge within six months from that date. The petitioners may present their claims before the Official Receiver, Chitrayya, within the said date by delivering a petition by registered post as directed in Form No. 2 of the Provincial Insolvency Rules.

B. C. PARTHASARATHI,
District Magistrate.

Karasantam, 26th August 1914.

No. 6 of 1914, *Dumsey Mavor's Court, KARASANTAM.*

Harachandru Thilak—Petitioner (Debtor).

Notice is hereby given that the above-named petitioner has applied to this Court under sections 10 and 11 of Act V of 1913, praying to be adjudged as insolvent and that the said petition stands posted for hearing in this Court on the 18th day of September 1914.

No. 2 of 1914, *Dumsey Mavor's Court, KARASANTAM.*

Chellappa Thilak, son of Nayappa, residing at Karasantam, Karasantam, Karasantam 1914—Petitioner (Debtor).

Notice is hereby given that the above-named petitioner has applied to this Court under sections 10 and 11 of Act V of 1913, praying to be adjudged as insolvent and that the said petition stands posted for hearing in this Court on the 18th day of September 1914.

S. NATARAJA NAIDU,
District Magistrate.

Karali, 26th August 1914.

No. 26 of 1914, *Dumsey Mavor's Court, KARASANTAM.*

Mandayappa Thilak—Petitioner.

Notice is hereby given that the above-named petitioner has applied to this Court under sections 10 and 11 of Act V of 1913, praying to be adjudged as insolvent and that the said petition stands posted for hearing in this Court on the 18th day of September 1914.

M. K. RAMANUJA AYANGAR,
District Magistrate.

Karali, 26th August 1914.

No. 61 of 1914, *Dumsey Mavor's Court, KARASANTAM.*

Elvengarai Vengayya—Petitioner (Debtor).

Notice is hereby given under section 11 of the Provincial Insolvency Act that the above-named petitioner has applied to this Court for an absolute order of discharge and that an application is pending for hearing on the 17th day of September 1914. Any creditor wishing to oppose the same may do so on the said date.

C. N. KRISHNABHUTTI,
District Magistrate.

Karali, 26th August 1914.

No. 12 of 1934, DISTRICT MISTRY'S COURT,
BANGALORE.

P. Pooja Subbarao Pillai—Plaintiff.
Venkatasubba Pillai and twenty three others—Defendants.

Notice is hereby given under section 12 (2) of Act V of 1920 that the plaintiff above named has applied to this Court to appoint him as a resident and that his petition is posted on 10th October 1934 for hearing. Any person wishing to oppose the petition may do so either in person or by vald on the said date.

R. R. CHAKRAVARTHY AYYANGAR,
District Mistry.

Bangalore, 22d August 1934

No. 20 of 1934, DISTRICT MISTRY'S COURT,
TANJORE.

Gowda Kulasekara and Marudamuthu Velappan—
Plaintiffs (Defendants).

Thiruvannamalai Venkata Soma and six others—Defendants.

Notice is hereby given under section 12 (2) of Act V of 1920 that the above named plaintiffs have applied to this Court to appoint them as residents and that their petition is posted on 10th October 1934 for hearing. Any person wishing to oppose the petition may do so either in person or by vald on the said date.

P. R. SIVARANYA,
District Mistry.

Tanjore, 15th August 1934.

No. 24 of 1934 (P.P. No. 321 of 1934),
DISTRICT MISTRY'S COURT, TIRUVALLUR.

T. Subbaraya, and 28 sons, etc. of T. Venkata Subbaraya,
plaintiff as Successor (Defendants).

A. Chettyappa and ten others—Defendants.

Notice is hereby given that the order of adjournment dated the 29th day of March 1934, passed against the above named plaintiff was annulled under section 49 (1) of the Provincial Insolvency Act by an order of this Court, dated the 6th day of August 1934.

V. R. SHANKUNATH PILLAI,
District Mistry.

Tiruvallur, 23rd August 1934.

No. 15 of 1934, DISTRICT MISTRY'S COURT,
TIRUPUR.

P. R. Subrahmanya Ayyar, son of Ranganatha Ayyar,
and six of his children, Tenasseram Sankar—Plaintiffs.
Kannababai Chettyar and six others—Defendants.

Notice is hereby given under section 12 (2) of the Provincial Insolvency Act of 1920 that the above named plaintiff was appointed insolvent by an order of this Court dated 25th August 1934, and that the creditors should apply for final discharge on or before 25th December 1934. All the creditors will give their claims before the Official Receiver, Tirupur, as early as possible.

No. 43 of 1934, DISTRICT MISTRY'S COURT,
TIRUPUR.

Kannababai Pillai, son of Chinnababai Pillai, residing at Rajap, Sankar's father—Plaintiff (Defendant).

Notice is hereby given under section 12 (2) of the Provincial Insolvency Act that the above named plaintiff has applied to this Court to appoint him as a resident and that his petition is posted for hearing on 10th September 1934. Any creditor wishing to oppose the notice may appear in person or by pleader on the said date.

M. R. NARAYANASWAMY AYYAR,
District Mistry.

Tirupur, 25th August 1934

No. 3 of 1934, DISTRICT MISTRY'S COURT,
TIRUPUR.

Thiruvannamalai Venkata Soma and six others—
Plaintiffs (Defendants).

Notice is hereby given under section 12 (2) of Act V of 1920 that the above named plaintiff has applied to this Court to appoint him as a resident and that his petition is posted for hearing on 10th October 1934.

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September 1934. Any creditor wishing to oppose the notice may appear before the Court either in person or by pleader on the said date.

R. V. KRISHNANATHAI,
District Mistry.

Tiruvannamalai, 23rd August 1934.

No. 22 of 1934, DISTRICT MISTRY'S COURT,
TIRUVANNAMALAI.

Thiruvannamalai Venkata Soma and six others—
Plaintiffs (Defendants).

Notice is hereby given under section 12 (2) of Act V of 1920 that the above named plaintiff has applied to this Court to be appointed a resident and that the petition is posted for hearing on 10th October 1934 for hearing. Any creditor wishing to oppose the notice may appear before the Court in person or by pleader on the said date.

V. RADHAKRISHNANATHAI,
District Mistry.

Tiruvannamalai, 23rd August 1934.

No. 21 of 1934, DISTRICT MISTRY'S COURT,
CHENNAI (No. 14 of 1934, DISTRICT
MISTRY'S COURT, CHENNAI).

R. Sankaranarayanan Chettiar, residing in Tiruvallur,
Chennai—Plaintiff (Defendant).

Chinnababai Chettyar and six others—Defendants.

Notice is hereby given under section 12 (2) of Act V of 1920 that each of the creditors of the above named plaintiff who have not proved their claims should do so on or before 10th September 1934, failing which a final dividend will be distributed without regard to their claims.

K. C. ARIVANDAS AMBATHAN,
Official Receiver.

Chennai, 24th August 1934.

No. 24 of 1934, DISTRICT MISTRY'S COURT,
KALAI (No. 25 of 1934, DISTRICT MISTRY'S COURT,
KALAI).

M. Sankaranarayanan Chettiar, son of Sankar, Chettiar at Rajapal
Adambabai Pillai, Chinnababai Pillai—Plaintiff.

Notice is hereby given under section 12 (2) of the Act is hereby given that the order of adjournment passed against the above named plaintiff is hereby annulled by an order of the District Judge, Kalai, dated 15th August 1934. The plaintiff will continue to deal with the Official Receiver.

No. 21 of 1934, DISTRICT MISTRY'S COURT,
KALAI (No. 22 of 1934, DISTRICT MISTRY'S COURT,
KALAI).

M. Sankaranarayanan Chettiar, son of Sankar, Chettiar at Rajapal
Adambabai Pillai, Chinnababai Pillai—Plaintiff.

Notice is hereby given that the order of adjournment passed against the plaintiff in the above case has been annulled by an order of the District Judge, Kalai, dated 15th August 1934. The plaintiff will continue to deal with the Official Receiver.

T. S. MADHAVA RAU,
Official Receiver.

Kalai, 22nd August 1934.

No. 30 of 1934, DISTRICT MISTRY'S COURT, WEST
TANJORE (No. 3 of 1934, DISTRICT MISTRY'S COURT,
TANJORE).

M. R. Sankaranarayanan Chettiar (Plaintiff).

Notice is hereby given under section 12 (2) of Act V of 1920 that each of the creditors of the above named plaintiff who have not proved their claims should do so on or before 10th September 1934, failing which a final dividend will be distributed without regard to their claims.

No. 23 of 1934, DISTRICT MISTRY'S COURT, WEST
TANJORE (No. 18 of 1934, DISTRICT MISTRY'S COURT,
TANJORE).

Chinnababai Pillai—Plaintiff (Defendant).

Notice is hereby given under section 12 (2) of Act V of 1920 that each of the creditors of the above named plaintiff who have not proved their claims should do so on or before 10th September 1934, failing which a final dividend will be distributed without regard to their claims.

No. 23 of 1934, DISTRICT MISTRY'S COURT, WEST
TANJORE (No. 18 of 1934, DISTRICT MISTRY'S COURT,
TANJORE).

Chinnababai Pillai—Plaintiff (Defendant).

Notice is hereby given under section 12 (2) of Act V of 1920 that each of the creditors of the above named plaintiff who have not proved their claims should do so on or before 10th September 1934, failing which a final dividend will be distributed without regard to their claims.

George W. B.

from experimental description of material		[unit]	dimension
1	2nd order elastic modulus E' [dyn/cm ²]	dyn/cm ²	ML ⁻¹ T ⁻²
2	1st order elastic modulus E'' [dyn/cm ²]	dyn/cm ²	ML ⁻¹ T ⁻²
3	Thermal expansion coefficient α [1/°C]	1/°C	L ⁻¹ Θ ⁻¹
4	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
5	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
6	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
7	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
8	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
9	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
10	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
11	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
12	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
13	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
14	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
15	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
16	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
17	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
18	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
19	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
20	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
21	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
22	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
23	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
24	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
25	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
26	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
27	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
28	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
29	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
30	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
31	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
32	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
33	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
34	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
35	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
36	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
37	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
38	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
39	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
40	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
41	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
42	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
43	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
44	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
45	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
46	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
47	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
48	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
49	Thermal conductivity κ [cal/cm sec °C]	cal/cm sec °C	ML ⁻¹ T ⁻¹ Θ ⁻¹
50	Thermal diffusivity $\kappa/\rho C_p$ [cm ² /sec]	cm ² /sec	L ² T ⁻¹
51	Thermal capacity C_p [cal/g °C]	cal/g °C	L ² M ⁻¹ T ⁻² Θ ⁻¹
52	Thermal conductivity κ [cal		

NOTE—The rates for all the above materials are inclusive of all charges for shipping and packing to be made at the printer's option.

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Group 1.

Measurement of Morale

Invoicing should be completed within the time specified therein by the Issuing authority, subject to a minimum value of ten days to be given to the contractor, failing which the contractor is liable to be fined with an amount not exceeding 5 per cent of the value of contracts included for.

[illegible]

Figure 1

Relevance of Sero's

Experiments should be correlated with within the test spread of illness by the attending officers subjected to a minimum course of ten days to be given to the treatment, finding which the respondent is liable to be lived with an amount and according to the part of the value of each case indicated for.

Twelve of of main main.	Quarterly may be revised.	Done by which the year by specify 4 in column (2) column 4 of Appendix
(1)	(2)	(3)
As specified in article 4.	As specified in the main text of the law.	As may be noted in the appendix of the law.

Orange J

Freezing of Eggs

3 The contractor will be told in writing at the end of every month, the quantity of material he has to supply in the following month, subject to the limits stated below and this quantity he will have to supply or he is liable to be dealt with as set out below.

2. If the contractor fails to supply the stipulated quantity of material as mentioned in item 1 above it will have to make good the deficiency in the following month, failing which a fine of Rs. 4 per sack will be deducted from him as the cost of that month.

Descriptions of the treatments	Quantities that may be involved (Standard units)	Units by which the specific species or materials should be compared on the study plots
(A)	(B)	(C)
Luxurious stream	100 units	100% from 1950-1960
Low	100 units	100% from 1960-1970
Low	100 units	100% from 1970-1980
Low	100 units	100% from 1980-1990
Low	100 units	100% from 1990-2000
Low	100 units	100% from 2000-2010
Low	100 units	100% from 2010-2020
Low	100 units	100% from 2020-2030
Low	100 units	100% from 2030-2040
Low	100 units	100% from 2040-2050
Low	100 units	100% from 2050-2060
Low	100 units	100% from 2060-2070
Low	100 units	100% from 2070-2080
Low	100 units	100% from 2080-2090
Low	100 units	100% from 2090-2100

Other studies have reported similar or even higher rates of infection.

It is—The study also shows that while the average number of children born to women who were married in the years 1970-71 is about 1.5 to 1.6, those who later had been married for a longer time and are usually older have an average of 2.5 to 2.6 children. The study also shows that the average number of children born to women who were married in the years 1970-71 is about 1.5 to 1.6, those who later had been married for a longer time and are usually older have an average of 2.5 to 2.6 children. The study also shows that the average number of children born to women who were married in the years 1970-71 is about 1.5 to 1.6, those who later had been married for a longer time and are usually older have an average of 2.5 to 2.6 children.

Page 17

Development of Pupae

2. The contractor will be held in arrears at the end of every month. On quantity of material he has to supply in the following month subject to the limits noted below and the quantity he will have to supply or he is liable to be fined as per note 3 below.

2. If the contractor fails to supply the minimum quantity of materials as mentioned in note 1 above, he will have to make good the deficiency in the following month, taking which a sum of Rs. 5 per sq. yard will be deducted from his bill at the end of that month.

[illegible]

Other methods to be applied possibly on receipt of letters.

Reviews 1

Thompson, M. 1997.

Indents should be completed within the time specified herein by the indenting officer subject to adequate notice of ten days to be given to the consignee failing which the consignment is liable to be fined with a amount not exceeding 5 per cent of the value of material indented for.

[illegible]

Figure 1

Summary of Work

Indents should be completed with within the time specified by the Indenting officers subject to maximum value of the days to be given to the contractor including the occurrence of a holiday to be fixed with respect not exceeding 10 per cent of the value of material ordered.

Desired effect of treatment	Questioning that may be required	Steps by which the result mentioned in (a) may be required
(1)	(2)	(3)
As specified in (1)	As may be indicated in (2)	As may be needed in (3)

Keywords:

Journal of Management Education 33(10) 1133-1147

in the United States.

- [illegible]

**AUDIT REPORT ON THE ACCOUNTS OF THE DISABLED BOATMEN'S FUND
FOR THE PERIOD FROM THE 1st APRIL 1933 TO THE 31st MARCH 1934.**

During the period under audit the office of Chairman, Port Trust, was held by G. G. Armstrong, Esq., O.B.E.

The closing balance according to the cash book on the 31st March 1934 was Rupees 1,059-1-6 and this agreed with that shown in the Bank statement.

Securities of the face value of Rs. 40,300 which are held by the Accountant-General, Madras, have been verified with the statement of securities published in the Port St. George Gazette, dated the 23rd January 1934.

A statement of receipts and charges of the fund is appended.

G. V. VIJAYAPURI AYYAR,
Deputy Examiner of Local Fund Accounts.

To the Chairman, Madras Port Trust, Madras.

APPENDIX

Statement of Receipts and Charges of the Disabled Boatmen's Fund for the year 1933-34.

Receipts.			Charges.		
	Rs.	A. P.		Rs.	A. P.
Opening balance on 1st April 1934 ..	547	5 0	Transfer to disabled boatmen ..	1,325	5 0
Interest realised on Government account (see Rs. 40,300) ..	1,498	15 0	Closing balance on 31st March 1934 ..	1,059	1 6
Total ..	2,045	15 0	Total ..	2,384	6 6

G. VENKAYARAYA PAI,
Chief Accountant, Madras Port Trust.

Applied and found correct.

H. C. VIVEKASAGARAM,
Auditor, Office of the Examiner of Local Fund Accounts.

Registered No. 264.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 10 MADRAS TUESDAY EVENING, SEPTEMBER 4, 1936. (From 10 o'clock.)

Part III—Proceedings of the Indian Legislature

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GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Bill was introduced in the Council of State on the 18th August 1936:—

COUNCIL OF STATE BILL No. 2 of 1936.

A Bill to amend the law relating to marriage and divorce among Parsis.
WHEREAS it is expedient to amend the law relating to marriage and divorce among Parsis as embodied in Act XV of 1857; it is enacted as follows:—

1.—Preamble.

1. This Act may be cited as "The Parsi Marriage and Divorce Act, 1936."

2. In this Act, unless there be something repugnant in the subject or context,—

"Parsi" means a Parsi by birth and descent; and

"Parsi" means a Parsi by birth and descent; and

124-1

20. When a *Form Matrimonial* Court grants a decree for divorce, the Registrar shall send a copy of the decree for registration to the Registrar of Marriages in the jurisdiction appointed under section 7 of this Act, the Registrar shall enter the same in a register to be kept by him for the purpose, and the provisions of Part II of this Act, applicable to the Registrar and Registrar of Marriages, shall be applicable, so far as they may be, to the Registrar and Registrar of Divorces.

21. Any Friest knowingly and wilfully adulterary any marriage with a person to whom he is related in the fourth degree shall, in addition to being punished with simple imprisonment for a term which may extend to six months, or with fine which may extend to two hundred rupees, or with both.

22. Any Friest engaging to comply with any of the regulations affecting the practice in the sixth section shall, on conviction thereof, be punished for every such offence with simple imprisonment for a term which may extend to three months, or with a fine which may extend to one hundred rupees, or with both.

23. Every other person engaged by the sixth section to subscribe or witness the said certificate who shall wilfully such or register so be convicted, shall be punished for every such offence with a fine not exceeding one hundred rupees.

24. Every person making or signing or attesting any such certificate containing a statement which is false, and which he knows to be false, to be taken, shall be punished with simple imprisonment for a term which may extend to three months, or with fine which may extend to one hundred rupees, or with both, and if the act amounts to forgery as defined in the Indian Penal Code, then such person shall also be liable, on conviction thereof, to the penalties provided in section 484 of the said Code.

25. Any Registrar failing to enter the said certificate produced to the said sixth section shall be punished with simple imprisonment for a term which may extend to two years, or with fine which may extend to one thousand rupees, or with both.

26. Any person securing, destroying, or deliberately or fraudulently altering the said register in any way thereof, shall be punished with simple imprisonment for a term which may extend to two years, or if he be a Registrar, for a term which may extend to five years and shall also be liable to fine which may extend to five hundred rupees.

27. Where the fact of a marriage is established it shall be presumed to be valid until the contrary is proved. The fact that a marriage was not notified under section 6, or that the certificate was not sent to the Registrar, or that the certificate was defective, irregular or incorrect shall not affect the validity of the marriage if such marriage was otherwise valid.

III.—OF FORM MATRIMONIAL COURTS.

28. For the purpose of bringing into force this Act, a special Court shall be constituted in each of the Presidency Towns of Calcutta, Madras and Bombay, and in such other places in the territories of the several Local Governments as such Governments respectively shall think fit.

29. The Court so constituted in each of the Presidency Towns shall be styled the *Form Matrimonial Court of Calcutta* Madras or Bombay, as the case may be. The local limits of the jurisdiction of a *Form Matrimonial Court* shall be co-extensive with the local limits of the High Court, or such other Judge of the same Court as the Chief Justice shall from time to time appoint and be the Judge of such *Matrimonial Court*, and, in the trial of cases under this Act, he shall be called by such designation.

30. Every Court so constituted at a place other than a Presidency Town shall be styled the *Form Matrimonial Court of such place*, and shall be subject to the provisions contained in the next following section, the local limits of the jurisdiction of such Court shall be co-extensive with the

office of the District at which it is held. The Judge of the principal Court of appeal and Civil Jurisdiction at each place shall be the Judge of such District Court, and it is the duty of every Judge at such place to be named by every Delegate.

- Power to alter judicial jurisdiction of District Courts.** 31. The Local Government may from time to time alter the local limits of the jurisdiction of any District Magistrate's Court, and may include within such limits any member of the District Magistrate's Court.
- Power to alter judicial jurisdiction of District Courts.** 32. Any District which the Local Government, on receipt of the letters of the District Magistrate, shall deem it necessary to include within the jurisdiction of a District Magistrate's Court shall be included within the jurisdiction of a District Magistrate's Court for the territories under such Local Government where there is such Court.
- Costs and fees.** 33. A seal shall be made for every Court constituted under this Act, and all decrees and orders and copies of decrees and orders of such Court shall be sealed with such seal, which shall be kept in the custody of the presiding Judge.
- Appointment of Delegates.** 34. The Local Government shall, in the Provinces, Towns and Districts subject to their respective governments, respectively appoint persons to be Delegates to sit in the Magistrate's Courts of law, and under the Act, after giving the local Forces an opportunity of expressing their opinion in such matters to the respective Governments may think fit.
- Two persons so appointed shall be Juries; their names shall be published in the Official Gazette, and they shall sit, within the local limits of the ordinary Magistrate's Court, (judicial of a High Court, but not more than thirty, and in Districts beyond such limits, not more than twenty.
- Power to appoint new Delegates.** 35. The appointment of a Delegate shall be for life, but whenever a Delegate shall die, or be deemed to be incapable of sitting, or refuse to become a Delegate, or shall be removed, or be removed from office under the Indian Penal Code or otherwise for the time being in force, then and in any other case the Local Government may appoint any other person being a Person to be a Delegate in his stead; and the name of the person so appointed shall be published in the Official Gazette.
- Delegates to be sworn before sitting.** 36. All Delegates appointed under this Act shall be summoned to be sworn before sitting in the Magistrate's Courts.
- Delegates to be sworn before sitting.** 37. The Delegates selected under the provisions and regulations, whether in and in the Magistrate's Courts or otherwise, shall be taken under the oath of the presiding Judge of the Court or the District Judge of the District appointed by the Local Government under the provisions of this Act.
- Delegates to be sworn before sitting.** 38. All Delegates, whether or not they are sworn before sitting in a High Court shall be sworn before sitting in any of the Courts constituted under this Act, and all Delegates selected to preside in District Courts shall be sworn before sitting in any District Magistrate's Court constituted under this Act.
- Delegates to be sworn before sitting.** 39. All cases brought under this Act shall be brought in the Court which the Judge of whose jurisdiction the defendant resides at the time of the institution of the suit.
- Delegates to be sworn before sitting.** 40. When the defendant shall at such time have left British India, such suit shall be brought in the Court at the place where the plaintiff and defendant last resided together.
- Delegates to be sworn before sitting.** 41. In any case, whether the defendant resides in British India or not, such suit may be brought in the Court at the place where the plaintiff resides or at the place where the plaintiff and the defendant last resided together, if such Court gives leave so to do.

XXV of 1880

On issue the plaintiff alone drives, even if the Court thinks it proper having regard to all the circumstances of the case to grant such damages.

19. That the defendant has failed to comply with a demand for written notice of subject rights for a year or more;

[2] That the defendant has exchanged the profession of the Zoroastrian religion for the profession of some other religion;

Shouldn't that document shall not be granted on this ground.

(g) if the plaintiff has acquired an interest in the property, then

(2) if the next last t_{i-1} filed more than two years after the plaintiff came to know of the harm.

13. In every case when the charge on the ground of adultery, the plaintiff shall, as to the Court's attendance order, make the person with whom the adultery is alleged to have been committed a co-defendant, and in any case not so by-litigated the Court may order the defendant to pay the whole or any part of the costs of the proceedings.

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24. Any married person may act for judicial separation on any of the grounds for such separation which have not a need for divorce, or on the ground that the defendant has been guilty of such cruelty to him or her or to his children, or has used such physical violence, or has behaved in such a way as to render it in the interest of the Court improper to require him or her to live with the defendant.

32. In any and either sections 30, 31, 33 or 34, whether amended or not, if the Court be satisfied that any of the grounds set forth in those sections is a genuine relief and, in the grounds therein set forth for withholding relief do not exist, and there is no other just ground why relief should not be granted, the Court shall deem such relief absolutely.

20. *For Zanthoxylum at Central Field.*

[illegible]

47. In any such under-Glass Act, the defendant may make a counter-claim for any relief he or she may be entitled to under this Act.

4.1.1 Demand

(3) Notwithstanding anything heretofore contained, no suit shall be brought in any court to enforce any marriage between a man, or any contract connected with or arising out of any such marriage, if at the date of the institution of the suit, the husband shall not have completed the age of 16 years, or the wife shall not have completed the age of 14 years.

30. To pay not under this Act of the note shall not have an independent character within the scope of the necessary operations of the bank, the Court, on the application of the bank, may order the husband to pay his wife's maintenance as weekly during the suit, such sum not exceeding one third of his husband's net income in the Court, considering the circumstances of the particular case, bank or otherwise.

40. The Court says, if it shall think fit at the time of passing any decree under the Act of subsequently thereto on applications made so as for the purpose, order that the husband shall, to the satisfaction of the Court, serve in the wife specified sums of money and interest and unpaid wages and at such weekly or specified payment of money for a term not

2. *Explain the
 importance of
 the following
 factors in the
 development of
 the world.*

Just along with a
black and blue sky.

1. *Journal of the Royal Society of Medicine*
 1914, 7, 101.

Showering: An average man spends 10 minutes in the shower each day. Showering for 10 minutes or less is best for the skin.

Health First
the 1st of you all
everybody
everybody

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okružného ústí

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1999

SCHEDULE II. (See section 8.) (Continued of Marriage)	
	Date and place of marriage.
	Names of the bride and bridegroom.
	Customs at the time of marriage.
	Birth or baptism.
	Age.
	Education.
	Names of the Father of Bridegroom.
	Rank or position.
	Signature of the officiating Priest.
	Signature of the officiating Priest.
	Signature of the father or guardian of the bridegroom under 16 years of age.
	Signature of witnesses.

STATEMENT OF OBJECTS AND REASONS.

The Fort Marriage and Divorce Act as passed in 1912 was passed in 1912. Since then circumstances have greatly altered and the same Act does not suit the needs of the community. There has been a change in the customs and ways of the Fort community. There is a necessity for some change in the law as it has been for years. The Fort Council Association took up the question in 1922 and appointed a Sub-Committee to suggest amendments. The Sub-Committee submitted a report which the Association got printed and circulated for opinion to many other Fort associations as well as prominent members of the community both in Dunlop and outside. Many suggestions were made, and among them by the Trustees of the Dunlop Fort Association who had the advantage of seeing the suggestions of whom. The Council Association adopted the suggestions of the Fort Association and reported the whole matter again circulated to Fort associations and individuals. These were fully considered by the Trustees as well as the Association and the present draft is the result. On the whole it represents the views of the great majority of the community, and has been prepared by leading Fort men like Mr. Dunlop E. Macdonald and the late Mr. Hon. Mr. Dunlop E. Macdonald.

EXPLANATION OF THE CLAUSE OF THE BILL.

In drafting this bill as far as possible the arrangement and language of the Act of 1912 have been followed to the extent of the amendments being proposed, and it is intended to give in the Appendix showing the corresponding sections of the two. The principal changes and reasons for the same are noted in brief below.

Clause 2.—This corresponds to the present section 2, but the definitions of "Bride," "Groom," "Priest," "Judge," "Local Government" and "High Court" have been changed as they occur in the General Clauses Act, 1857, which will

be made applicable to this new Act. The definition of Desertion has been adopted from the English Evidence Act 1845.

Clause 2.—This corresponds to the present section 2, the only change made in which is the table of prohibited degrees of relationship. The new table is based on our principles in accordance with Purp origin and custom, and is incorporated in and as the same have more correspondence with the present one.

Clause 3.—This corresponds to the present section 4. The alteration is made in this article, inasmuch as the present law provides for the desertion of a person from government only before entering a new one, as in 1845 it was not contemplated that a man could recover any right after a first marriage under the first law. At present none of such other than a first marriage under the first law, as it would be to a Christian marriage under a previous Spanish Marriage Act, and there is little doubt that a Court would take the same view even at present under the present law. The alteration goes the other way to meet this.

Clause 4.—This is a new provision for the registration of desertion.

Clause 5.—This corresponds to the present section 12. The latter makes all the statements of a party to an inquiry of any the highest degree, whether material or not, to be received, &c. If the age of a party be given as 20 instead of 25. This use of the word "does not mean to be true" means even a person acting in good faith as informant is apparently liable to give if his information happens to be incorrect. The alteration is intended to remedy these defects.

Clause 6.—This new clause lays down general principles on which most desertion judges would act and have acted. (See *Practitioner*, 70, *Revised L.R.* 12 Den. 304, and *Andalton*, *Knox*, 11 L.R. 47 Rom. 145.)

Clause 7.—This corresponds to the present section 16, and the only change made in the restriction on the number of witnesses to be heard (see *Practitioner* 15 to 17). As the total number is 16, and consequently one continues for days, the restriction is required for the relief of the Judges.

Clause 8.—This corresponds to the present section 21. The object of the provision about giving the local Police an opportunity of expressing their opinion is to combine with general practice, so that there will be no change in it.

Clause 9.—This corresponds to the present section 26. The last paragraph has been added chiefly to provide for cases where the husband deserts his wife and goes alone from place to place. Judges have been given the power to prevent abuse of this privilege.

Clause 10.—This corresponds to the present section 31, and it is to be noted that the largest amount of alteration has been made in accordance with the present authorities and views of the community. The same has been put in an appendix to the present bill. Several new grounds for desertion have been added. The time within which notice should be filed has been deferred instead of having the notice in doubt at the reading of the present section 31 before them. The reasons for most of the additions will be evident, but some remarks are required in some of the sub-clauses will not be out of place.

Sub-clause (1).—This replaces the present section 31 which is dropped. The declaration of nullity makes the children, if born, illegitimate which is most undesirable. However has been made a ground of desertion.

Sub-clause (2) and (3).—Will desertion for three years, or such conduct as amounts to desertion for five years, be that period, is a given violation of the marriage, and the aggrieved party should have the choice of putting an end to it.

Sub-clause (4).—Separation for three years or more without the abolition of temporary causes such as anger, excitement, temptation, &c. It is not only to be done in such cases, and such cases generally permanent separation. It is not a man's duty to be that the parties be separated with a chance of leading a happier life with some other partner is a

legitimate interest, instead of finding an accidental coincidence happens, at least an analogy may be within the rule.

Clause 22.—It is the same as the last paragraph of present section 35.

Clause 23.—It corresponds to the present section 21. The present section allows only the wife to sue her husband, but this clause following the English law allows either party to do so, for proper reasons. It follows the English Matrimonial Causes Bill in allowing a similar separation on the same grounds as a suit for divorce.

Clause 24.—It corresponds to the present section 3. Among the reasons for refusal to grant relief being had, cohabitation and conjugal intercourse being in fact fully provided for on the relevant evidence of clause 23. Cohabitation in the sense of cohabit of both parties in the maintenance of the act which forms the substantial ground for divorce, such as adultery, is now definitely provided against. Guidance in the present of a temporary relation has passed to in effect the Court as to the material facts it provided against in the very words of this clause. The Court has to be satisfied that the grounds for finding relief exist, and it would be put upon the judge and litigants who would be interested and expressed opinion of the necessity to discharge the evidence; this is the matter even as present.

Clause 25.—It corresponds to the present section 16, of which the last paragraph has been dropped. A clause under the action should be left to be removed under the Code of Civil Procedure like other forms of the same kind.

Clause 26.—This is a new provision to facilitate procedure.

Clause 27.—This corresponds to the present section 21. The provision as to alimony during suit has been extended both with and within the day, as there is no good reason to limit it only to suit for divorce and judicial separation.

Clause 28.—It corresponds to the present section 36. As in the present clause the provision has been extended to all suits under the Act. A further change has been made in the wording in the first two lines to make express what is implied in the word "and". The provision in the wife's existing estate and interest in immovables. The alteration in the last few lines as to her estate proceeds. It is impossible except the wife to the husband and when she can obtain the same relief more easily in execution. The second paragraph allowing variation in the order has been added to clear up doubts as there have been regarding divorce on this point.

Clause 29.—This is new. According to Part I express suggested in many cases by the Courts remain, provided in the time of suitings become the joint property of the husband and wife. A definite order as to the disposal of such joint property is desirable when they separate.

Clause 30.—This corresponds to the present section 39. The number of litigants who could be present though it has been reduced to the total number sitting at first has been retained under clause 18.

Clause 31.—This corresponds to the present section 41. The amendment is formal.

Part VI of the present Act including sections 46 to 50 has been dropped, as it has become unnecessary in view of the provisions of section 16 of the General Clauses Act, 1859, Chapter 112 and sections 248 to 249 of the Code of Criminal Procedure, and sections 52 to 55 of the Indian Penal Code.

Clause 32.—This corresponds to the present section 51. This clause not only includes the power to make rules and regulations given to the High Court under the present section, but also other powers, such as the power to refer for reports and transfer cases, which were in a subordinate clause in the present section.

The present section 52 has been dropped in view of the provisions of the General Clauses Act, 1859.

Clause 33.—This is new. Sub-clause (a) is agreed with the present clause of the amendments. Sub-clause (b) gives to Magistrate power which

are already expressed & practice. As it is rules are subject to revision by the High Court, and are also liable to be varied or amended by a subsequent Civil Court, under the Act of the Court of General Procedure as modified by Act XXII of 1901 there is little likelihood of permanent injustice in any case.

Clause 22.—This is a new clause. The second part of it makes the new Act applicable to widows' estates. The first part gives a principle which would probably be applied by Courts without express enactment, but it seems best to have it clearly in the statute.

Clause 23.—This is a new clause added to enable general widows' estates to be made where it is to make the provisions of clause 22 as to the estate of a widow by stating that for the first time it is to be made in the case of a widow who has no other means of support.

Clause 24.—This is a new clause which relates to a marriage. It is a marriage which is made in the case of a widow who has no other means of support. It is a marriage which is made in the case of a widow who has no other means of support.

It is a marriage which is made in the case of a widow who has no other means of support. It is a marriage which is made in the case of a widow who has no other means of support. It is a marriage which is made in the case of a widow who has no other means of support.

Clause 25.—This clause is in the nature of a proviso. It is a proviso which is made in the case of a widow who has no other means of support. It is a proviso which is made in the case of a widow who has no other means of support. It is a proviso which is made in the case of a widow who has no other means of support.

BOMBAY,
The 21st June 1904.

FRANCIS SUTHERLAND.

APPENDIX.

Comparative Table of Sections of Act XXV of 1901 and of the New Act.

Section of the New Act.	Section of the New Act.	Section of the New Act.	Section of the New Act.
1	1	1	1
2	2	2	2
3	3	3	3
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94	94	94	94
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100	100	100	100

G. E. SPENCE,
Offg. Secy. to the Govt. of India.

LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Report of the Select Committee of the Bill to provide for the modification and extension of the provisions relating to the levy and steel industry in British India, and to impose an excise duty for revenue purposes upon certain steel was presented to the Legislative Assembly on the 12th August 1934.

We, the undersigned, members of the Select Committee to which the Bill was referred for the modification and extension of the provisions relating to the levy and steel industry in British India, and to impose an excise duty for revenue purposes upon certain steel was referred, have now received the Bill, and have had the honour to submit this our report, with the Bill as amended by us several times.

1. We have considered on detail the various duties proposed in the Bill, both generally and in relation to the excise duty which it is proposed to levy upon steel ingots by clause 4 of the Bill. Subject to certain modifications not herein proposed we accept the scheme embodied in the Bill.

2. The modifications we propose are—

- (a) that the operation of the new duties proposed by the Bill should be postponed until the 1st day of November 1935, the day when such is that in which the existing duties were extended by the British India Industries Protection Bill, 1934.
- (b) that wherever steel and iron rods and plates of British manufacture are made under the first duty in sub-clause (a) of clause 4A, 4B and 4C, respectively, of the Bill, the duty should be subject alternatively to a concessory duty of 10 per cent ad valorem, and
- (c) that the concessory duty leviable upon ingots and fused steel under clause 4A, 4B should be reduced from 15 to 10 paise the value duty on steel ingots at now of the weight of steel furnished in manufacture.

The manner in which effect has been given to these proposals is set forth in our comments upon the clauses of the Bill which have suffered alteration.

3. In the third entry in the Schedule relating to Item No. 144 of the Tariff Schedule, we have added as an alternative the concessory amount of 20 per cent ad valorem to the duty leviable upon ingots (a) in case of the possibility of the imposition of highly priced steel bars.

4. We explained the possibility that the imposition of steel manufacturing in Indian States might bring into existence circumstances prejudicial to the interests of manufacturers in British India. We have received an assurance that any development of the kind will be carefully watched by Government and that steps will be taken, if the necessity arises, to safeguard the interests of manufacturers in British India.

5. We have also received an assurance that Government will use their powers under the Indian Tariff Act in accordance with the following principle expressed in page 26 of the Report of the Indian Delegation to the Imperial Economic Conference, Ottawa, 1921—"We regard it as undesirable that, as soon as the Government of India are satisfied that the possibility that, if imported articles has been met, the substituted duty should be imposed gradually without the delay necessarily occasioned by a Tariff Board inquiry. The amount of the substituted duty need not be limited to the amount of the price reduction, but should be at such an amount as to maintain the position of the Government of India to make the agreement effective."

6. We detected the advisability of inserting in the Bill a definition of "steel ingots" in view of an apprehension which was raised that certain metal might be cast into such shapes which would not be liable to excise duty might be even the same type. We are satisfied that the term has a clearly recognized trade connotation which makes any statutory definition unnecessary. Should the imposition of the same duty be an increased tendency among manufacturers to cast through stages in the manufacture

While on this question, it strikes me that I cannot do better than quote the words of the Honorable the Commerce Minister—see page 440 of the Legislative Assembly Debates, dated 21st July 1934—in support of India's claim for the grant of further protection. He said, "If the Tata Iron and Steel Co. claim to be regarded as a great national industry and as a good national work, I think that the country should not be asked to surrender more a substantial amount of time to act more wisely on their side, than I say it is up to them to make and to implement their obligations to the smaller industry industries of the country."

Here is a clear indication of the basis on which is founded the claim of Tata Iron and Steel Co. for protection against foreign competition for a substantial period of time but it during the very period that recovery should claim its primary objectives to the auxiliary industries, then I am afraid its claim to the grant of further protection has been entirely misapplied, except as the obvious result of such a grant would be to put a number of auxiliary industries and the industry generally for the sole purpose of benefiting the Tata Iron and Steel Co. by allowing it to make the most of an expensive investment in order to develop the requirements of its rolling mills—a state of affairs which, I am sure, neither the Honorable the Commerce Minister would for a moment countenance. I maintain that if the Legislature express a desire on this question in the shape of a protective duty, it is up to that body to make and to implement the obligation of the State industry to the auxiliary industries of the country and indirectly to the country at large. To my mind, the grant of protection to an industry designed to act, among other functions, as a buffer to the rolling industry implies necessarily a corresponding control by the Executive and the Legislature over the operations of the basic industry in the sphere of its influence on the auxiliary industry.

Should, at any time hereafter, the bill proposed by the Tata Iron and Steel Co., as relates to the rolling industry, present a picture as above described, it should be the paramount duty both of the Executive and of the Legislature immediately to come to the rescue of the auxiliary industry by suitable legislation, if need be, the duty being on India through such a step to do whatsoever is to save the precarious efforts of a policy whose end and aim is not to divert the wealth of the vast land of resources into the pockets of a few industrialists.

MR. SPEAKMAN.

I. Protection to Indian steel and other Indian steel.—It is high time for Indian industrialists to stop their agitation for further protection to Indian industries, as such such demand India's industry concerned with lagging and otherwise that the industry would never prosper. At the same time, every largest manufacturing conditions are engaged on the people of India that enough faith in every state that she has security of her own and that India's economic development must be accelerated by such properly and economic development of the United Kingdom. In the past, the grant of protection to steel industries, the present bill improves technology and differential conditions on Indian steel, which persons of the White Paper report. The bill is a milestone. It would be a long time when it will be possible for the protection to the Indian iron and steel industry. It must not be forgotten that it was the Steel Exporting Act of 1931, that had introduced Imperial Preference to the steel industry of India. The present bill, which, in my humble view, would be the last protective measure to India, participated that much based on Imperial Preference principle with vengeance. What was done to Indian Government in 1918 is now accomplished later in 1934. No more does the principle of giving discriminatory protection to Indian industries with a view to foster and develop such industries giving the action of the Government. Others again, without the report of the Board and the Government again, the Government policy is day. Yes, the Government against the industry of the Indian industry. They negotiated with an anomaly. They wanted to safeguard the steel in the following way:

"By means of a preference to produce steel in a lower form, in place of India steel would mean the production of steel in the United Kingdom. It is not to be forgotten that it was the Steel Exporting Act of 1931, that had introduced Imperial Preference to the steel industry of India. The present bill, which, in my humble view, would be the last protective measure to India, participated that much based on Imperial Preference principle with vengeance. What was done to Indian Government in 1918 is now accomplished later in 1934. No more does the principle of giving discriminatory protection to Indian industries with a view to foster and develop such industries giving the action of the Government. Others again, without the report of the Board and the Government again, the Government policy is day. Yes, the Government against the industry of the Indian industry. They negotiated with an anomaly. They wanted to safeguard the steel in the following way:

L.A. 1933 No. 25 OF 1934

[AN ACT BY THE LEGISLATIVE COUNCIL]

[Which printed in Rules within the amendments suggested by the GOVERNOR.]

A Bill to provide for the modification and extension of the protection afforded in the town and rural sanitary districts of India, and to impose an export duty for various purposes upon certain steel.

WHEREAS it is expedient to provide for the modification and extension of the protection afforded in the town and rural sanitary districts of India, and to impose an export duty for various purposes upon certain steel, it is hereby enacted as follows:—

1. (2) This Act may be cited the Iron and Steel Duties Act, 1934.

must be read and interpreted

(1) It extends to the whole of British India.

(2) This section and section 10 shall come into force at once; the remaining sections shall come into force on the 1st day of November 1934.

VIII of 1934.

2. In section 2 of the Indian Tariff Act, 1924,—

Amendment of section 2, Act VIII of 1924.

(a) for sub-sections (4) and (5) the following sub-sections shall be substituted, namely:—

"(4) If the Governor-General in Council is satisfied, after such inquiry as he thinks necessary, that any duty imposed on any article by Part VII of the Second Schedule has become ineffective or excessive for the purpose of securing the protection intended to be afforded by such duty to a similar article manufactured in India, he may, by notification in the Gazette of India, increase or reduce or withdraw such duty to such extent as he thinks necessary either generally or in respect of such article when imported from or manufactured in any country or countries specified in the notification."

Provided that the duty leviable on any such article shall in no case be less than the duty leviable on a like article of British manufacture."

(5) sub-section (4) shall be re-enacted as sub-section (5).

VIII of 1934.

3. (7) The amendments specified in the Schedule to this Act shall be made in the Second Schedule to the Indian Tariff Act, 1924, and shall have effect only up to the 31st day of March 1934.

Amendment of section 7 of Act VIII of 1924.

(8) Notwithstanding anything contained in section 4 of the Indian Finance (Supplementary and Amendment) Act, 1921, the additional duties imposed by that section shall not be levied or collected on any article chargeable with duty under Part VII of the Second Schedule to the Indian Tariff Act, 1924, as amended by this Act.

VIII of 1934.

4. A duty of excise shall be levied at the rate of four paise per ton on British duty on steel ingots, and shall be payable by the manufacturer thereof.

5. (2) If any duty payable under section 4 is not paid within the time specified by notice made of that kind under section 4, it shall be deemed to be paid, and the authority to which such duty is payable may at any time thereafter recover any sum not exceeding twice the amount of duty unpaid when such authority may in his discretion think it reasonable to require.

(3) An amount of duty of not more recoverable in law thereof under this section shall be recoverable as an arrears of local revenues, and shall be recoverable in addition to and not in substitution for any other penalty incurred under this Act.

VIII of 1934.

6. The Governor-General in Council may, by notification in the Gazette of India, declare that any of the provisions of the Iron and Steel Duties Act, 1934, relating to the levy of and exemption from excise duty, drawback of duty, drawback, charges and penalties, refundation, and procedure relating to officers and appeals shall, with such modifications and alterations as he may consider necessary or desirable to adapt them to the circumstances, be applicable in respect of the duty on steel ingots imposed by section 4.

Amendment of section 6 of Act VIII of 1934.

2. When steel vessels which the duty of export imposed by this Act has been paid, or exempted from or duty remitted in British India from such duties, are exported out of India, there shall be payable to the appropriate local authorities, subject to such conditions as the Governor General in Council may prescribe, a refund at the following rates, namely:—
- (a) on iron, steels and alloys—a refund at the rate of four rupees per ton;
 - (b) on other manufactures of iron or steel—a refund at the rate of five and one-third rupees per ton;
 - (c) fabricated—a refund at the rate of six rupees per ton.
3. Whenever vessels or aircrafts to which the payment of any duty of export payable by is undertaken, or fails to supply any information which he is required by any rule made under this Act to supply, or knowingly gives a false information, or shall be punishable with imprisonment which may extend to six months, or with fine which may extend to one thousand rupees, or with both.
4. (1) The Governor General in Council may, by notification in the Gazette of India, make rules to carry into effect the purposes and objects of this Act.
- (2) In particular and without prejudice to the generality of the foregoing power such rules may—
- (a) provide for the assessment and collection of the duty payable under section 4 and the authorities by whom the same under this Act are to be discharged, the rates of duties payable, the manner in which and the time at which the duty shall be payable, and the recovery of arrears;
 - (b) impose on manufacturers of steel vessels the duty of furnishing information, keeping records and making returns, and provide for the nature of such information, and the form of such records and returns, the persons to be appointed thereon and the manner in which they shall be verified;
 - (c) authorize and regulate the inspection of any premises used for the manufacture of steel vessels;
 - (d) authorize and regulate the suspension of officers appointed or appointed under this Act and rules, and
 - (e) prescribe the conditions under which the refunds referred to in section 2 shall be payable.
- (3) No rule made under this section the Governor General in Council may provide that a breach of the rule shall be punishable with fine not exceeding two thousand rupees.

Repeal.

10. Re-section (2) of section 2 of the Steel Industry (Provisions) Act, 1937, is hereby repealed.

THE SCHEDULE.

(See section 2.)

1. *Amendments to the Special Duties in the Indian Tariff Act, 1928.*

2. The Form No. 145 the following form shall be substituted, namely:—

- "1. Name of the vessel or aircraft and the manufacturer's name (in case of ship, the name of the vessel as entered in the register of the port of origin, and the name of the vessel as entered in the register of the port of destination).
- (2) Name of the owner of the vessel or aircraft.
- (3) Name of the charterer of the vessel or aircraft.
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- (100) Name of the charterer of the vessel or aircraft.

9. Also insert into the following form what be inserted, namely:—

- | Year | Age | Sex | Marital Status | Occupation | Religion | Education | Income | Health | Family Size | Home Ownership | Auto Ownership | Life Insurance | Disability Insurance | Retirement Savings | Charitable Contributions | Political Participation | Volunteer Work | Community Involvement | Neighborhood Satisfaction | Overall Life Satisfaction |
|------|-----|------|----------------|------------|----------|----------------------|----------|--------|-------------|----------------|----------------|----------------|----------------------|--------------------|--------------------------|-------------------------|----------------|-----------------------|---------------------------|---------------------------|
| 2004 | 45 | Male | Married | Teacher | Catholic | High School Graduate | \$35,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes |
| 2005 | 46 | Male | Married | Teacher | Catholic | High School Graduate | \$38,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2006 | 47 | Male | Married | Teacher | Catholic | High School Graduate | \$40,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2007 | 48 | Male | Married | Teacher | Catholic | High School Graduate | \$42,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2008 | 49 | Male | Married | Teacher | Catholic | High School Graduate | \$45,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2009 | 50 | Male | Married | Teacher | Catholic | High School Graduate | \$48,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2010 | 51 | Male | Married | Teacher | Catholic | High School Graduate | \$50,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2011 | 52 | Male | Married | Teacher | Catholic | High School Graduate | \$52,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2012 | 53 | Male | Married | Teacher | Catholic | High School Graduate | \$55,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2013 | 54 | Male | Married | Teacher | Catholic | High School Graduate | \$58,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2014 | 55 | Male | Married | Teacher | Catholic | High School Graduate | \$60,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2015 | 56 | Male | Married | Teacher | Catholic | High School Graduate | \$62,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2016 | 57 | Male | Married | Teacher | Catholic | High School Graduate | \$65,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2017 | 58 | Male | Married | Teacher | Catholic | High School Graduate | \$68,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2018 | 59 | Male | Married | Teacher | Catholic | High School Graduate | \$70,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2019 | 60 | Male | Married | Teacher | Catholic | High School Graduate | \$72,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2020 | 61 | Male | Married | Teacher | Catholic | High School Graduate | \$75,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2021 | 62 | Male | Married | Teacher | Catholic | High School Graduate | \$78,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2022 | 63 | Male | Married | Teacher | Catholic | High School Graduate | \$80,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2023 | 64 | Male | Married | Teacher | Catholic | High School Graduate | \$82,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2024 | 65 | Male | Married | Teacher | Catholic | High School Graduate | \$85,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2025 | 66 | Male | Married | Teacher | Catholic | High School Graduate | \$88,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2026 | 67 | Male | Married | Teacher | Catholic | High School Graduate | \$90,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2027 | 68 | Male | Married | Teacher | Catholic | High School Graduate | \$92,000 | Good | 3 | Owns | Owns | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | |
| 2028 | 69 | Male | Mar | | | | | | | | | | | | | | | | | |

6. Where Term No. 147 has following items shall be substituted, namely:—

- 1-201 *Isopods* are crustaceans, not insects, and are not "insects" as the label says. They are small, six-legged, air-breathing, water-pollinating, soil-dwelling animals, and are found in all habitats. (a) *Isopoda* is a class of arthropods, not a phylum. (b) *Isopoda* is a class of arthropods, not a phylum. (c) *Isopoda* is a class of arthropods, not a phylum. (d) *Isopoda* is a class of arthropods, not a phylum. (e) *Isopoda* is a class of arthropods, not a phylum. (f) *Isopoda* is a class of arthropods, not a phylum. (g) *Isopoda* is a class of arthropods, not a phylum. (h) *Isopoda* is a class of arthropods, not a phylum. (i) *Isopoda* is a class of arthropods, not a phylum. (j) *Isopoda* is a class of arthropods, not a phylum. (k) *Isopoda* is a class of arthropods, not a phylum. (l) *Isopoda* is a class of arthropods, not a phylum. (m) *Isopoda* is a class of arthropods, not a phylum. (n) *Isopoda* is a class of arthropods, not a phylum. (o) *Isopoda* is a class of arthropods, not a phylum. (p) *Isopoda* is a class of arthropods, not a phylum. (q) *Isopoda* is a class of arthropods, not a phylum. (r) *Isopoda* is a class of arthropods, not a phylum. (s) *Isopoda* is a class of arthropods, not a phylum. (t) *Isopoda* is a class of arthropods, not a phylum. (u) *Isopoda* is a class of arthropods, not a phylum. (v) *Isopoda* is a class of arthropods, not a phylum. (w) *Isopoda* is a class of arthropods, not a phylum. (x) *Isopoda* is a class of arthropods, not a phylum. (y) *Isopoda* is a class of arthropods, not a phylum. (z) *Isopoda* is a class of arthropods, not a phylum.

4. For Item No. 108 the following data shall be substituted, namely:—

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| <p>148 <u>100% of value, gross</u>
 <u>of net</u> (or <u>net</u>)
 (1) <u>gross</u> (or <u>net</u>)
 (2) <u>gross</u> (or <u>net</u>)
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15. These Wm. 848A shall be counted

12. For Item No. 318 the following items shall be collected, namely:—

- [illegible]

Clause 2.—We have provided a suitable limitation to the use of receipts used for stamping dangerous potatoes, both when they are made at single markets, and when of multiple.

Clause 3.—On amendments have been made to the necessary provision for payments by means of small paper plants of the potatoes required for raising the exports.

Clause 4.—We have considered whether we should amend the Exchange point of potatoes to which the Chapter should apply to any bonded and 300 degrees Fahrenheit, so as to include all the other field also. We are of opinion that it is not desirable to retain the higher figure and to ensure all necessary facilities for the transport and storage of food all by means of rules made under the Act.

Clause 5.—We have inserted this clause. We do not propose to exempt Government potatoes from the provisions of Chapter 2, but we propose that a power of exemption is necessary to provide for such cases as the possession of potatoes for testing purposes, and to make provision to exclude certain corporations.

Clause 6.—Such term and by clause 22 we have substituted the word "place" for the word "premises."

Clause 7.—We have inserted the reference to persons of the 20th clause (1), and have provided that the provisions of clause 22 in the Testing Appendix should be provided by rules. We have also provided that the duration of certificates should be determined by rules.

Clause 8.—We have modified the wording. The principal matter to be determined is whether the potatoes have a satisfactory print on the surface to be determined. We are satisfied that it is not necessary to provide the exact definition of what is meant by satisfactory, and in a matter all more difficult in the case of low than of high temperatures.

Clause 9 (a).—The change is suggested on that made in clause 18.

Clause 10 and 11.—We have inserted the provision for payment by means of clause 23, and have accordingly been able to include the subject of clause 24 in clause 23 by the word "amount" in clause (a) of clause 10. All the other items have been provided for an additional line for a provision of an offence under the clause. The insertion of the word "used" is necessary and is in the change made in clause 8. Clause (c) of clause 23 has been inserted.

Clause 12 (formerly 25).—We consider that a power to destroy potatoes is unnecessary, and might necessarily give rise to waste potatoes.

Clause 13.—We are satisfied that there is a Consideration of Police to Foreigners, and think that it should also be incorporated to hold together.

1. The Bill was published as follows:—

In French.		In English.	
Provision.	Amount.	Provision.	Amount.
Article 1.	100	Article 1.	100
Article 2.	100	Article 2.	100
Article 3.	100	Article 3.	100
Article 4.	100	Article 4.	100
Article 5.	100	Article 5.	100
Article 6.	100	Article 6.	100
Article 7.	100	Article 7.	100
Article 8.	100	Article 8.	100
Article 9.	100	Article 9.	100
Article 10.	100	Article 10.	100
Article 11.	100	Article 11.	100
Article 12.	100	Article 12.	100
Article 13.	100	Article 13.	100
Article 14.	100	Article 14.	100
Article 15.	100	Article 15.	100
Article 16.	100	Article 16.	100
Article 17.	100	Article 17.	100
Article 18.	100	Article 18.	100
Article 19.	100	Article 19.	100
Article 20.	100	Article 20.	100
Article 21.	100	Article 21.	100
Article 22.	100	Article 22.	100
Article 23.	100	Article 23.	100
Article 24.	100	Article 24.	100
Article 25.	100	Article 25.	100
Article 26.	100	Article 26.	100
Article 27.	100	Article 27.	100
Article 28.	100	Article 28.	100
Article 29.	100	Article 29.	100
Article 30.	100	Article 30.	100
Article 31.	100	Article 31.	100
Article 32.	100	Article 32.	100
Article 33.	100	Article 33.	100
Article 34.	100	Article 34.	100
Article 35.	100	Article 35.	100
Article 36.	100	Article 36.	100
Article 37.	100	Article 37.	100
Article 38.	100	Article 38.	100
Article 39.	100	Article 39.	100
Article 40.	100	Article 40.	100
Article 41.	100	Article 41.	100
Article 42.	100	Article 42.	100
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Article 89.	100	Article 89.	100
Article 90.	100	Article 90.	100
Article 91.	100	Article 91.	100
Article 92.	100	Article 92.	100
Article 93.	100	Article 93.	100
Article 94.	100	Article 94.	100
Article 95.	100	Article 95.	100
Article 96.	100	Article 96.	100
Article 97.	100	Article 97.	100
Article 98.	100	Article 98.	100
Article 99.	100	Article 99.	100
Article 100.	100	Article 100.	100

4. We don't start the Bill has not been introduced as the Budget responsible, and we recommend that it be passed to the President.

H. N. SINGH
P. SINGH
R. P. SINGH
MR. SHARAT SINGH
RATON CHAND
L. O. DUN
GURPREET SINGH THAKUR SINGH
S. N. SINGH
* LALCHAND BHALA
SHARAD AHMAH
S. SHARMA
† S. N. SHARMA

SCHEM
The 10th August 1934

* Subject to a vote.
† Subject to a vote of the House.

NOTE.

The words "in any case of some" in the clause (1) of clause 1 seem liable to an interpretation, that a determination is being made between different duties upon the income of a man but a law, which seems to be in the line of no determination of any kind as suggested, is intended to be made by the Government between the duties. Such words may appear difficult to be of some value; it may be necessary to determine whether of a person either to a subject or to a person to be made.

I am satisfied with this meaning and I therefore don't give this point.
The 10th August 1934.

MINUTE OF DECISION.

I object to the words "the whole of" in the clause (1) of clause 1. It is necessary to suppose that such duties will be charged because of the nature of the duties upon which such assignments of the law, which seems to be the whole of the duties, is contained in it. Such words may appear difficult to be of some value; it may be necessary to determine whether of a person either to a subject or to a person to be made.

I would therefore suggest the deletion of the words "the whole of" as that modification may only be necessary in respect to the subject of the duties. However, it is difficult to determine what is meant by the words "the whole of the duties" in respect of which the duties are contained.

The 10th August 1934.

S. N. SHARMA.

D.A. BILL, No. 10 OF 1934.

[As amended by the House Committee.]

[Which printed in the House before the amendments suggested by the Committee.]

THE
* PETROLEUM BILL.
CONTENTS.
PREAMBLE.

Short.

- 1 Short title, extent and commencement.
- 2 Definitions.

CHAPTER I.

CONTENTS OF PETROLEUM.

- 3 Export, transport and storage of petroleum.
- 4 Rules for the export, transport and storage of petroleum.
- 5 Prohibition and restraint of petroleum.

then,

4. Receipts of dangerous petroleum in their meaning.
7. No licence needed or small vessels of non-dangerous petroleum not in bulk.
9. No licence needed for small quantities of dangerous petroleum.
9. Exceptions for motor carriages and auxiliary engines.
10. No licence needed by railway administrations acting as carriers.
11. Exemption of boats etc.
12. General power of exemption.^a
13. Exemption of petroleum.

CHAPTER II.

THE TRADING OF PETROLEUM.

14. Inspection and sampling of petroleum.
15. Standard test specimens.
16. Certificates of value and approval.
17. Trading offices.
18. Register of tests.
19. Certificate of testing.
20. Rights to the goods tested.
21. Power to make rules regarding tests.
22. Special rules for testing vessels in cold forms of petroleum.

CHAPTER III.

PETROLEUM AND PETROLEUM.

23. General penalty for offences under this Act.
24. Conditions of petroleum and petroleum.
25. Jurisdiction.
26. Power of entry and search.
27. Rights of officers with petroleum.
28. Inspection of vessels connected with petroleum.

CHAPTER IV.

GENERAL.

29. Jurisdiction relating to rules.
30. Power to apply the Act to other substances.
31. Power to make power of local authorities over petroleum.
32. Appeals.

A Bill to consolidate and amend the law relating to the import, transport, storage, production, refining and burning of petroleum and other inflammable substances.

Whereas it is expedient to consolidate and amend the law relating to the import, transport, storage, production, refining and burning of petroleum and other inflammable substances: It is hereby enacted as follows:—

PRELIMINARY.

1. (1) This Act may be called the Petroleum Act, 1934.
- (2) It extends to the whole of British India, including British Rajastan and the North Frontier.
- (3) It shall come into force on such date as the Governor General in Council may, by notification in the Gazette of India, appoint.

Enactment.

2. In this Act, unless there is anything repugnant to the subject-matter,—

- (a) "petroleum" means any liquid hydrocarbon, or mixture of hydrocarbons, and any inflammable mixture (liquid, viscous or solid) containing any liquid hydrocarbon;
- (b) "dangerous petroleum" means petroleum having an flash-point below twenty-two degrees Fahrenheit;
- (c) "flash-point" of any petroleum, means the lowest temperature at which it yields a vapour which will give a momentary flash when ignited, determined in accordance with the provisions of Chapter II and the rules made thereunder;

- (d) "to transport" petroleum means to move petroleum from one place to which, in British India, and outside moving from one place to another in British India by sea or immediately in India which is not part of British India.
- (e) "to export" petroleum means to transport into British India by land, sea, or air, petroleum from one place to another.
- (f) "to store" petroleum means to keep it in any place, tank, cistern, or other receptacle, whether or not it is in a place, tank, cistern, or other receptacle, whether or not it is in a place, tank, cistern, or other receptacle, whether or not it is in a place, tank, cistern, or other receptacle.
- (g) "motor transportation" means any vehicle, vessel, or aircraft for the transportation of human beings, animals or goods, by land, water or air, in which petroleum is used to generate the motive power.
- (h) "as prescribed" means prescribed by rules made under this Act.

CHAPTER I

GENERAL AND PROVISIONS.

3. (1) No one shall import, transport, or store any petroleum, except in accordance with the rules made under section 29.

Import, transport, and storage of petroleum.

(2) Every person who is required to comply by any rule made under section 4, shall also comply with any other rule made under section 4, which shall apply to any person who is required to comply with any rule made under section 4.

4. The Government General in Council may make rules—

Rules for the import, transport, and storage of petroleum.

- (a) prescribing the places where petroleum may be imported and prohibiting the import of petroleum;
- (b) regulating the export of petroleum;
- (c) prescribing the periods within which a licence for the export of petroleum shall be applied for, and providing for the disposal of applications for licences, and for the disposal of licences in cases in which a licence has not been applied for within the prescribed period or has been refused or which has not been renewed;
- (d) regulating the transport of petroleum;
- (e) prescribing the nature and condition of all receptacles and pipes in which petroleum may be transported;
- (f) regulating the places at which and providing the conditions subject to which petroleum may be stored;
- (g) prescribing the nature, structure, and condition of all receptacles in which petroleum may be stored;
- (h) prescribing the form and condition of licences for the export of petroleum, and for the transport or storage of any petroleum, and the manner in which applications for such licences shall be made, the method in which receipts for such licences shall be issued, and the manner in which receipts for such licences shall be issued;
- (i) prescribing any other matter which may be required for the transport of petroleum, and for the storage of petroleum, and for the storage of petroleum;
- (j) providing for the granting of licences for the import, transport, and storage of petroleum, and for any other matter which may be required for the import, transport, and storage of petroleum;
- (k) prescribing the manner in which any specified petroleum, substances may be added to petroleum, and prohibiting the export, transport, or storage of petroleum in which the properties of any specified petroleum substance are altered in any manner, and for any other matter which may be required for the import, transport, and storage of petroleum;
- (l) generally, providing for any matter which in his opinion is necessary for proper control over the import, transport, and storage of petroleum.

Provision for the import, transport, and storage of petroleum.

5. (1) No one shall produce, or refine or blend petroleum, except in accordance with the rules made under section 29.

(2) The Government General in Council may make rules—

- (a) prescribing the conditions subject to which petroleum may be produced, refined or blended; and

Certificate of
test.

11. (1) The testing officer whose testing apparatus of petroleum shall make and a certificate in the prescribed form, giving whether the petroleum is conformant or nonconformant, and, if the petroleum is nonconformant, the characteristics of the petroleum.

(2) The testing officer shall forward the person concerned, at his request, with certified copy of his certificate, or the name of the prescribed law, and such a report may be produced in any Court in proof of the contents of the original certificate.

(3) A certificate given under this section shall be admitted as evidence in any proceedings which may be taken in the district in respect of the petroleum from which the samples were taken, and shall, until the contrary is proved, be evidence that the petroleum is conformant or nonconformant, as the case may be, and, if the petroleum is nonconformant, of its testing point.

If the
sample fails.

12. (1) The owner of any petroleum, or his agent, who is dissatisfied with the results of the test of his petroleum may, within seven days from the date on which he received notification of the result of the test, apply to the officer in charge of order section 14 to have fresh samples of the petroleum taken and tested.

(2) On such application and on payment of the prescribed fee, fresh samples of the petroleum shall be taken in the presence of such owner or agent or person deputed by him, and shall be tested in the presence of such owner or agent or person deputed by him.

(3) If, on such re-test, it appears that the original test was erroneous, the testing officer shall send the original certificate forwarded under section 11, and shall make such a fresh certificate, and shall forward the owner of the petroleum, or his agent, with a certified copy thereof, free of charge.

Power to make
rules regarding
test.

13. The Governor-General in Council may make rules—

(a) for the specification, validation, correction and replacement of the Standard Test Apparatus;

(b) prescribing fees for the operation of the Standard Test Apparatus;

(c) requiring the petroleum to be compared to test apparatus with the Standard Test Apparatus;

(d) prescribing the form of certificate to be given in respect of a test apparatus as compared, and the proof for which such certificate shall be valid;

(e) prescribing the form of the copies of such certificates;

(f) prescribing fees for assigning a test apparatus with the Standard Test Apparatus;

(g) regulating the procedure of testing officers in carrying out tests of petroleum, providing for the averaging of results where several samples of the same petroleum are tested, and prescribing the restrictions from which exemptions shall be allowed;

(h) prescribing the form of notification of tests of petroleum and the fees which may be charged therefor;

(i) providing, where the results of the testing of samples raise a doubt as to the uniformity of the quality of the petroleum in any lot under test, for the division of the lot into sub-lots, and for the selection and testing of samples of each sub-lot and for the averaging of results in accordance with the results of tests of those samples;

(j) prescribing fees for re-tests under section 12 and providing for their refund where the original test was erroneous; and

(k) generally, regulating the procedure of all officers performing duties connected with the testing of petroleum, and providing for any matter connected with such testing.

Savings clause
for testing
apparatus or
method of
petroleum.

14. The Governor-General in Council may also make rules providing specially for the testing of any form of petroleum which, in essence or with all essential modifications, is following legislation, and such rules may modify or supplement any of the provisions of this Chapter or of the rules made under section 13 in order to adapt them to the special needs of such tests.

CHAPTER III.
PENALTIES AND PROSECUTION.

12. (3) Whosoever—

- (a) is in possession of any of the provisions of Chapter I
or of any of the articles thereunder, imported,
transported, stored, produced, or placed or made in any place,
or
(b) commences any sale made under article 4 or section 5, or
(c) knows the existence of any stores sold by him, issued under
article 5, or
(d) being for the time being in charge of any place where petroleum
is being transported, stored, produced, or refined or refined or is
under transport, refuses or neglects to show to any officer
authorized under section 13 any receipt, bill or any other
document used in connection with petroleum, or in any way
obstructs or hinders the officer authorized to work off the
same during an inspection, or
(e) being for the time being in actual or de facto charge of any place where
petroleum is being deposited, transported, stored, produced, refined or
blended, refuses or neglects to show to any officer authorized under
section 13 any petroleum in such place, or to give him such infor-
mation as he may require for the detection of such petroleum, or
(f) being required, under section 17, to give information of an offence,
shall be punishable
with
fine which may extend to five hundred rupees.

(3) If any person, having been convicted of an offence punishable under
sub-section (1), or under any of any offence punishable under the said section,
is again so convicted for any such offence, he shall be punishable
with fine which may extend to five hundred rupees.

24. (2) In any case in which an offence under section (a) or section (b) or section (c) or section (d) or section (e) or section (f) of section 12 has been committed,
the following provisions may apply thereto:

- (a) the petroleum in respect of which the offence has been committed,
or
(b) where the offender is convicted of importing, transporting or
storing petroleum, according to quantity he is permitted to
import, transport or store, as the case may be, the whole of the
petroleum in respect of which the offence was committed,
shall together with the receipt in which it is contained, be forfeited.
(3) This power may also be exercised by the High Court in the exercise
of its appellate or revisionary powers.

25. Offences punishable under this Act shall be triable in the Presidency courts,
except, by a District Magistrate, and offences by a Magistrate of the first
class, or by a Magistrate of the second class who has been specially
empowered by the Local Government in this behalf.

26. (1) The Governor-General in Council may, by notification in the Gazette of India, direct that any offence by reason of which any petroleum is
imported, transported, stored, produced, or refined or refined or is
under transport, shall be triable in the Presidency courts, except, by a District
Magistrate, and offences by a Magistrate of the first class, or by a Magistrate of the
second class who has been specially empowered by the Local Government in this
behalf.

7 of 1934.

(2) The provisions of the Code of Criminal Procedure, 1919, relating to
arrests shall, so far as they are applicable, apply to offences by persons
not named under this section.

(3) The Governor-General in Council may make rules regulating the
prosecution of offences under the provisions of this section, and the
provisions of the Code of Criminal Procedure, 1919, relating to
arrests shall, so far as they are applicable, apply to offences by persons
not named under this section.

Reports of
officers with
jurisdiction

37. Where any accident by explosion or fire, which is attended with loss of human life or persons, injury to persons, or property, occurs in the limits of the district of port-st. george or port-st. george, or occurs in or near any place where petroleum is kept and under circumstances making it likely that it was the result of such accident, the person in the first instance in charge of the petroleum shall forthwith give information to the nearest Magistrate or to the officer in charge of the nearest police station.

Legislation
and
provisions

38. (1) The Magistrate, mentioned in section 116 of the Code of Criminal Procedure, 1898, shall be held in all cases where any person has been killed by an accident where the Magistrate has reason to believe that the result of the accident is petroleum, to hold an inquiry into the cause of any accident, which he has reason to believe was the result of the accident of petroleum, at petroleum station in which the accident has occurred, or at any place where the accident has occurred, if such accident has occurred by accident injury to persons or property, notwithstanding that no person was killed thereby.

(2) For the purpose of this section a Commissioner of Police or a Magistrate empowered to hold an inquiry.

(3) The result of the inquiry held in pursuance of this section shall be submitted as soon as may be to the Local Government.

CHAPTER IV.

Instrumental.

Provision
making or
alter

39. (1) In making any rule under this Act, the Governor-General in Council may—

(a) provide for any matter necessary in such rule for which, in his opinion, provision is necessary to prevent the public from danger arising from the transport, storage, production or consumption of petroleum, and

(b) make special provision for the special circumstances of any petroleum in place.

(2) Every power to make rules conferred by this Act is subject to the condition of previous publication.

(3) All rules made under this Act shall be published in the Gazette of India and in the local official Gazette.

Power to
make any
rule to
alter
provisions.

40. (1) The Governor-General in Council may, by notification in the Gazette of India, apply any or all of the provisions of this Act, and of the rules made thereunder with such modifications as he may specify, to any dangerous substance in relation with petroleum, and thereupon the provisions so applied shall have effect as if such substance had been included in the definition of petroleum.

(2) The Governor-General in Council may make rules providing specially for the testing of any substance in which any of the provisions of this Act have been applied by notification under sub-section (1), and such rules may supplement any of the provisions of Chapter II, in order to adapt them to the special nature of such tests.

Power to
make any
rule to
alter
provisions.

41. Where any enactment confers powers upon any local authority in relation to the transport or storage of petroleum, the Governor-General in Council may, by notification in the Gazette of India,—

(a) extend the operation of such enactment, or

(b) restrict the operation of such enactment, in any manner he deems fit.

Provision.

42. The enactments mentioned in the Schedule are hereby repealed to the extent specified in the Fourth column thereof.

THE GOVERNOR-GENERAL.

EDWARD MONTAGUE BARNARD.

(See section 32.)

First Column.

Short title.

Extent of repeal.

119 of 1898

.. The Indian Petroleum Act, 1898

.. This Act.

114 of 1907

.. The Petroleum Act, 1907

.. The extent of the Amendment made in the Indian Petroleum Act, 1898.

The following Bill was introduced in the Legislative Assembly on the 14th August 1934—

L.A. BILL No. 37 or 38.

A Bill to provide for the control of the export from and import into India of rubber and for the control of the manufacture of rubber in British India.

Whereas it is expedient to provide for the control of the export from and import into India of rubber and for the control of the manufacture of rubber in British India; It is hereby enacted as follows—

Enactment

1. (1) This Act may be called the Indian Rubber Control Act, 1934.
- (2) It extends to the whole of British India.
- (3) It shall come into force on such date as the Governor General in Council may, by notification in the Gazette of India appoint.
- (4) It shall remain in force only up to the first day of December 1936, but the Governor General in Council may, by notification in the Gazette of India, extend that it shall remain in force for any further period so long as it is expedient to do so.
2. In this Act, unless there is anything repugnant to the subject or relation,
 - (a) "Commission" means in relation to British India including Burma the Indian Rubber Licensing Commission and in relation to Burma the Burma Rubber Licensing Commission constituted under this Act;
 - (b) "the export" means to take out of British India by sea or by land in a package or packages for transportation by India or to any place outside India;
 - (c) "factory" means any premises for the manufacture of articles containing rubber from rubber produced in India;
 - (d) "net weight of rubber" means the difference between the total weight of rubber including imported rubber re-exported in unaltered articles containing rubber and the total weight of rubber including rubber in unaltered articles containing rubber;
 - (e) "import" includes any import of a rubber;
 - (f) "prescribed" means prescribed by rules made under this Act;
 - (g) "to plant" means to propagate a rubber plant from seed or any living portion of the rubber plant (it may be used to propagate it, and "to replant" means to plant a new area existing rubber plant on the 1st day of June 1934, there was thirty rubber plants in any one acre);
 - (h) "rubber" means—
 - (i) rubber prepared from the latex, bark or juice of any rubber plant;
 - (ii) the latex of any rubber plant, whether fluid or coagulated, in any stage of the treatment to which it is subjected, during the process of conversion into rubber; and
 - (iii) latex in any state of manufacture, and including, except where the word is used in Chapter IV rubber produced in India contained in any article manufactured in India;
 - (i) "rubber plant" means rubber plant, tree, shrub or vine of any of the following—
 - (1) *Ecorea latifolia* (Pinn Rubber),
 - (2) *Mucosia Cuneata* (Gutta Rubber),
 - (3) *Cordia alliodora*,
 - (4) *Ficus elastica* (Rubber tree),
 - (5) any other plant which the Governor General in Council may, by notification in the Gazette of India, declare to be a rubber plant for the purposes of this Act;
 - (j) "Rubber Licensing Regulations" means the Regulations of the Government of India published under the Customs Department (Central Revenue) Notifications No. 24 of 34, dated the 11th May 1934.

NOTE.—Whereas rubber has been placed in second schedule amongst the articles of 50% of the Government of India.

quantities:

THE FUTURE OF THE FUTURE

2. (i) The Committee agreed in December shall constitute the Committee, to be called the Joint or Major Learning Committee and the Major Teacher Learning Committee, respectively. Committee shall consist of the

(i) The Indian Fisher Licensing Committee shall consist of five members, namely:

- (c) one member to be nominated by the Government of Myanmar,
(d) one member to be nominated by the Government of Andhra,
(e) one member to be nominated by the Chief Justice, and
(f) one member to be nominated by the United Planters' Association
of Southern India.

and the Chairman shall be elected by the members from among themselves:

Provided that the Chairman, elected by the Indian Rubber Licensing Committee, nominated under the Rubber Licensing Board shall be deemed to have been duly elected under that Act as Chairman of the said Indian Rubber Licensing Committee constituted under the Act.

411 The Duquesne-Bellevue Learning Committee shall consist, at least

- (b) two minutes to be presided by the House, Members' Assembly
and two.

and the Chairman shall be the official member nominated by the Local Government.

(4) Any person who acted under the Father Loring Association as a member of the Indian Affairs Library Company or the Father Loring Library Company (as such) under the said Association shall, if such

any information is not associated with the program included in a brochure (i) or otherwise (2), be deemed to have been duly presented to the public that of the same shall submitted under this Act.

Fluoride

4. (2) If any university or body fails to make within a reasonable time any report which it is obliged to make under section 2, the Government may, after consulting the Independent Schools Inspectorate, suspend the university or body from the list of universities or bodies for the time being.

(c) When a member of the Committee has, through, access to inside information or becomes capable of acting, the Government Council is allowed only to be informed of the existence of the information or body which is not to be the first announcement under section 1, or, where such information is not made within a reasonable time, then an in-house initiative, however it is used to the market.

(4) No action by the Committee shall be questioned on the ground merely of the existence of any vacancy in or any defect in the constitution of the Committee.

It is a pleasure to
welcome you to
the 2004
meeting.

8. The Commission may appoint such sub-committees (consisting wholly or partly of members of the Commission) and such advisory officers as may be necessary for the efficient performance of the duties imposed upon it by this Act.

Provided that self-transmission to executive officers appointed by the Licensing Committee constituted under the Tobacco Licensing Regulations shall be deemed to have been duly assessed under the Act.

Pratt, for example, has argued that the "new" American literature is a "new" literature because it is a literature that is "new" to the world.

6. (f) The Commission may make rules consistent with this Act and with the rules made thereunder for all or any of the following matters, namely:—

- (a) the regulation of the procedure to be followed at meetings of the Committee;
- (b) the appointment of sub-committees;
- (c) the designation to sub-committees members or officers of the Committee at any of the powers of the Committee under this Act;
- (d) the determination of the length of term of members or officers of the Committee and of members of a sub-committee;

Export allowance.

13. (1) The general export allowance for the period beginning on the 1st day of June, 1924, and ending on the 31st day of December, 1924, shall be the percentage equivalent on exports expressed in terms of dry rubber from Java of India including Sumatra for the period beginning on the 1st day of June, 1924, and ending on the 31st day of December, 1924, that in the percentage equivalent on exports from Sumatra expressed in terms of dry rubber for the said period shall be 25 per cent.
- (2) The general export allowance shall be Sumatra export allowance for the year 1924 and the following year shall be decided by the Governor General in Council by notification in the Gazette of India.

Export quota.

14. (1) The export quota of rubber which may be imported by or on behalf of the owner of the estate or factory during that period, shall be determined by the Commission in the prescribed manner.
- (2) The total of all exports of rubber for any period as so determined by the Commission shall not be more than an amount whereby, when the difference between imports of rubber and re-exports of imported rubber is taken into account, the net exports of rubber from British India for the same period has been determined thereby, according to the general export allowance as fixed or the Sumatra export allowance, as the case may be, for the most period for more than five per cent.

Imports of rubber to be taken into account.

15. (1) If in any year the net exports of rubber from British India including Sumatra exceed the general export allowance for that year, or if in any year the net exports of rubber from Sumatra exceed the Sumatra export allowance for that year, the export allowance for the succeeding year shall be deemed to be reduced by an amount equal to such excess.
- (2) If in any year the net exports of rubber from British India including Sumatra are less than the general export allowance for that year, or if in any year the net exports of rubber from Sumatra are less than the Sumatra export allowance for that year, a quantity of rubber equal to the amount of such deficiency but not in any case exceeding twelve per cent, of the export allowance for the year in which the deficiency occurred may be imported in the succeeding year and shall not be deemed to form part of the export allowance for the year in which it is imported.
- (3) The right to export rubber to which sub-section (2) refers shall be allocated among estates and factories by the Commission in the prescribed manner.
- (4) As soon as may be after the end of each year, the Governor General in Council shall notify in the Gazette of India, in respect of British India including Sumatra, and in respect of Java, respectively, the amount of any deficiency to which the provisions of sub-section (2) apply.

Limit to estate export license.

16. (1) The amount of a rubber estate or factory to which a quota has been allocated by the Commission for any period shall have a right to obtain from that Commission at any time during that period export licenses and certificates of origin to cover the export of rubber up to the amount of the unallocated balance of the quota, that is, up to the amount of the quota less the amount for which export licenses have already been issued against it.

Provided that the unallocated balance of any quota at any time during the year 1924 shall be the commencement of this Act shall be the amount of the quota less—

- (a) the amount for which export licenses have already been issued against the quota under this Act, and
 - (b) the amount for which export licenses were issued against the quota by a Licensing Commission constituted under the Rubber Licensing Regulations.
- (2) The right of the owner of a rubber estate or factory under this section may be transferred to whole or in part only, subject to proof of the transfer to the satisfaction of the Commission which determined the quota, the transferee shall have a right to obtain certificates of origin and export licenses up to the amount allotted by the transferor or up to the amount of the unallocated balance of the quota, whichever may be less.

17. (1) The owner of any rubber estate or factory in which a quota has been allotted by the Commission, or any transferee of his right, may, at any time before the expiry of the period in which the quota relates, apply in writing to the Commission for an export licence and a certificate of origin covering a stated quantity of rubber.

(2) If the unallocated balance of the quota is sufficient to cover the stated quantity, the Commission shall, subject to the payment of the requisite fee, issue an export licence and a certificate of origin covering the stated quantity.

(3) Every licence and certificate of origin shall be in the prescribed form and shall bear the date of its issue, and every licence shall be valid for such period as may be specified therein or until shipment of the consignment covered by the licence provided that such shipment was placed under systems control with a view to shipment before the expiry of the period specified on the licence and has received therefrom order systems control.

18. (1) Any person desiring to export rubber imported into British India from a place outside India may apply to the Commission for an endorsement on the certificate of origin under cover of which such rubber was imported.

(2) On receipt of such application, the Commission shall make an endorsement on the certificate of origin in such form and subject to such conditions as may be prescribed, and such endorsement shall be returned to authorize the export from British India of such rubber.

19. (1) The Commission shall maintain an account of every export consignment of quota rubber by its showing, in addition to such other particulars as the Commission may think fit, the licence under which it and the consigned goods were exported.

(2) The Commission shall maintain an account of all rubber imported from a place outside India the export of which was authorized by a quota provision (2) of section 18.

(3) Any owner of a rubber estate or factory shall be entitled on payment of the requisite fee to a copy of the account relating to his quota, certified in the manner laid down in the by laws.

20. (1) No consignment of rubber shall be shipped or waterborne to be shipped for export from a port in British India until the owner has delivered to the Customs Collector a valid export licence and a certificate of origin, covering the quantity to be shipped, issued by or on behalf of the Commission, or, in the case of rubber to which the provisions of section 18 apply, a certificate of origin endorsed by or on behalf of the Commission.

(2) No person for the purpose of any rubber by land who may of the French or Portuguese territories situated by India shall be granted under section 12 of section 1 of the Land Customs Act, 1924, unless the application for such person is accompanied by a valid export licence and a certificate of origin, covering the quantity to be shipped, issued by or on behalf of the Commission, or, in the case of rubber to which the provisions of section 18 apply, a certificate of origin endorsed by or on behalf of the Commission.

UK 1934.

21. (1) The Commission may serve by post a notice upon the owner of any rubber estate or factory requiring him to furnish, within such period not being less than thirty days as may be specified in the notice, such returns relating to the area placed under rubber as in the preceding regulations, and to export of rubber produced on the estate or consigned to the factory as it may deem necessary to enable it to discharge its duties under this Act.

(2) Where any return required under sub-section (1) in respect of any rubber estate or factory is not furnished to the Commission within the period specified in the notice, the Commission may refuse to allow a quota in that estate or factory until such returns are furnished, or, where a quota has already been allowed, may cancel the authorized balance of such quota and refuse to issue any further export licence and certificate of origin under section 18 against that quota.

and it does not have to be made before the expiry of the period in which the quota relates, apply in writing to the Commission for an export licence and a certificate of origin covering a stated quantity of rubber.

Section of Import and Export Duties.

the quota rubber by its showing, in addition to such other particulars as the Commission may think fit, the licence under which it and the consigned goods were exported.

any rubber by land who may of the French or Portuguese territories situated by India shall be granted under section 12 of section 1 of the Land Customs Act, 1924, unless the application for such person is accompanied by a valid export licence and a certificate of origin, covering the quantity to be shipped, issued by or on behalf of the Commission, or, in the case of rubber to which the provisions of section 18 apply, a certificate of origin endorsed by or on behalf of the Commission.

any rubber estate or factory requiring him to furnish, within such period not being less than thirty days as may be specified in the notice, such returns relating to the area placed under rubber as in the preceding regulations, and to export of rubber produced on the estate or consigned to the factory as it may deem necessary to enable it to discharge its duties under this Act.

Form	<p>22. (1) The Commission may charge and collect the following fees, namely:—</p> <p>(a) a license fee for every export licence issued by it, at such rate, and extending one year per hundred pounds of rubber exported by the licensee as the Governor General in Council may, by notification in the Gazette of India, fix in this behalf; and</p> <p>(b) a stamp fee for certified copies of accounts of quantities of the sale of one rubber per crop.</p> <p>Provided that the amount of any licence fee or stamp fee in which a quota has been allotted shall not exceed 14 annas per acre in a consolidated payment of export licence fees of the said fixed nature shall (a) to cover the whole of the quota.</p> <p>(2) The Commission shall apply the fees collected by it under this section to the meeting of expenses incurred by it in pursuance of the purposes of this Act and, until the provisions of the Customs Duties in Council, to the payment of a commission towards the maintenance of any loan to the Government of India established in furtherance of the interest of the rubber industry in rubber producing countries generally.</p>
Tobacco of any kind	<p>23. (1) All persons and articles of value for the export of rubber and all goods loaded or sent by the Landing Commission mentioned under the Rubber Licensing Regulations shall be deemed to be loaded and goods respectively moved or sent under this Act.</p> <p>(2) All licences of the right to obtain export licence and certificate of origin from the said Landing Commission shall be void if they had been made under this Act.</p>
Power to issue rules	<p>24. The Governor General in Council may, by notification in the Gazette of India, make rules—</p> <p>(a) prescribing the manner in which the export of rubber shall be carried out; and</p> <p>(b) prescribing the conditions subject to which the export of rubber imported into British India may be permitted and the form of endorsement to be made on the certificate of origin accompanying such rubber;</p> <p>1. providing for the manner in which the right to export rubber to which such licence shall be granted shall be allocated among rubber estates and factories;</p> <p>(c) prescribing the form of export licence and certificate of origin; and</p> <p>(d) generally to carry out the purposes of this Chapter.</p>
Use of certificate	<p>25. No goods shall and no order granting or refusing to grant any licence or certificate of origin under this Chapter shall be called in question in any Court.</p>

CHAPTER III.

COMMISSION, OVER SEEN BY THE GOVERNMENT.

Control of distribution of rubber	<p>26. So long as the Act remains in force no person shall plant rubber plants in any land, or replant any land with rubber plants, save in accordance of a written permission granted by or on behalf of the Commission under this Act.</p>
Provision to plant rubber plants	<p>27. (1) Permission under section 26 to plant rubber plants shall be granted only in respect of an area bounded for the cultivation of rubber plants for exclusively experimental purposes, and such area shall in every case be limited to the area necessary for such purposes.</p> <p>(2) The total area of land in Burma in respect of which permission to plant rubber may be granted shall be such area, being as nearly as may be two quarters of one per cent of the total area in Burma which was planted with rubber plants on the 1st day of June, 1934, as the Governor General in Council, by notification in the Gazette of India, may specify in this behalf.</p> <p>(3) The total area of land in any province other than Burma in respect of which permission to plant rubber may be granted shall be such area, being as nearly as may be one-quarter of one per cent of the total area in the province which was planted with rubber plants on the 1st day of June, 1934, as the Governor General in Council, by notification in the Gazette of India, may specify in this behalf.</p>

55. Persons on under section 54 to replace lead with rubber plate to shall ^{Persons to} be subject to the following limitations, namely:—
 (a) the person shall be permitted to replace in any one year more than ^{one} plate;
 (b) not out of the area of the estate than was planted with rubber
 plate on the last day of June 1933; and
 (c) one person shall be permitted to replace more than twenty per cent
 of such area in all before the 31st day of December 1935.

56. (1) Applications for permission to plant rubber plants or to replace ^{Application for} lead with rubber plates shall be made to the Commission and shall contain ^{the} ^{person to} ^{shall} ^{be} ^{subject} ^{to} ^{the} ^{following} ^{limitations} ^{namely}—
 (a) the person shall be permitted to replace in any one year more than ^{one} plate;
 (b) not out of the area of the estate than was planted with rubber
 plate on the last day of June 1933; and
 (c) one person shall be permitted to replace more than twenty per cent
 of such area in all before the 31st day of December 1935.

(2) The Commission may require the applicant to furnish such information as may be required for the purpose of enabling it to exercise its powers under this Chapter.

(3) No order by the Commission under sub-section (1) shall be subject to question as to its validity.

57. (1) Any application approved by an order of the Commission under ^{section 56} may appeal to the Local Government within sixty days from the ^{date thereof}, and the Local Government may in such appeal confirm, modify or annul any order of the Commission under this section.

(2) The exercise of the Commission's powers in proceedings under this Chapter shall be subject to the provisions of the Local Government Act, 1933, in relation to the exercise of powers by the Local Government.

58. (1) The Commission may exercise by order of the Commission any power ^{of} ^{the} ^{Commission} ^{under} ^{section 56} ^{to} ^{require} ^{the} ^{applicant} ^{to} ^{furnish} ^{such} ^{information} ^{as} ^{may} ^{be} ^{required} ^{for} ^{the} ^{purpose} ^{of} ^{enabling} ^{it} ^{to} ^{exercise} ^{its} ^{powers} ^{under} ^{this} ^{Chapter}.

(2) Any member of the Commission and any officer of the Commission ^{authorized} ^{by} ^{it} ⁱⁿ ^{this} ^{behalf} ^{may} ^{at} ^{any} ^{reasonable} ^{time} ^{enter} ^{upon} ^{and} ^{inspect} ^{any} ^{estate} ⁱⁿ ^{which} ^{any} ^{rubber} ^{plants} ^{are} ^{being} ^{planted} ^{or} ^{are} ^{being} ^{replaced} ^{and} ^{may} ^{require} ^{the} ^{owner} ^{of} ^{the} ^{estate} ^{to} ^{produce} ^{for} ^{inspection} ^{any} ^{records} ^{of} ^{the} ^{estate} ^{he} ^{has} ^{kept} ^{or} ^{is} ^{about} ^{to} ^{keep} ^{relating} ^{to} ^{the} ^{plantation} ^{of} ^{rubber} ^{plants} ^{on} ^{the} ^{estate} ^{or} ^{to} ^{may} ^{do} ^{such} ^{other} ^{things} ^{as} ^{may} ^{be} ^{necessary} ^{to} ^{enable} ^{it} ^{to} ^{exercise} ^{its} ^{powers} ^{under} ^{this} ^{Chapter}.

(3) Where any estate required under sub-section (2) in respect of any rubber estate is not furnished to the Commission within the period specified in the notice, the Commission may refuse to grant any permission under section 56 to plant rubber plants on that estate, or to replace any part of that estate.

CHAPTER IV.

GENERAL.

59. No rubber shall be imported by sea or by land into British India ^{from any} ^{place} ^{outside} ^{India} ^{unless} ^{it} ^{is} ^{imported} ^{by} ^a ^{person} ^{who} ^{is} ^{licensed} ^{therefor} ^{by} ^{the} ^{Government} ^{of} ^{the} ^{country} ^{from} ^{which} ^{the} ^{rubber} ^{was} ^{grown} ^{or} ^{produced}.

60. No person shall export the latex, leaves, seeds, barks, twigs, branches, roots or any living portions of the rubber plant that may be used to propagate it.

61. (1) The owner of every rubber estate in British India shall be liable to furnish to the Commission such information as may be required for the purpose of enabling it to exercise its powers under this Chapter.

(2) The Commission shall compile from such returns and submit to the Government General in Council at such times and in such form as may be prescribed provisions of law relating to the rubber industry in British India.

62. Any member of the Commission or any officer of the Commission ^{authorized} ^{by} ^{it} ⁱⁿ ^{this} ^{behalf} ^{may} ^{at} ^{any} ^{reasonable} ^{time} ^{enter} ^{upon} ^{and} ^{inspect} ^{any} ^{estate} ⁱⁿ ^{which} ^{any} ^{rubber} ^{plants} ^{are} ^{being} ^{planted} ^{or} ^{are} ^{being} ^{replaced} ^{and} ^{may} ^{require} ^{the} ^{owner} ^{of} ^{the} ^{estate} ^{to} ^{produce} ^{for} ^{inspection} ^{any} ^{records} ^{of} ^{the} ^{estate} ^{he} ^{has} ^{kept} ^{or} ^{is} ^{about} ^{to} ^{keep} ^{relating} ^{to} ^{the} ^{plantation} ^{of} ^{rubber} ^{plants} ^{on} ^{the} ^{estate} ^{or} ^{to} ^{may} ^{do} ^{such} ^{other} ^{things} ^{as} ^{may} ^{be} ^{necessary} ^{to} ^{enable} ^{it} ^{to} ^{exercise} ^{its} ^{powers} ^{under} ^{this} ^{Chapter}.

- Power to make
Rules.
36. The Governor-General in Council may, by notification in the Gazette of India, make rules—
- (a) prescribing the forms in which and the time in which returns of rubber shall be submitted to the Committee;
 - (b) prescribing the manner in which, if any, to be included in such returns;
 - (c) prescribing the dates on which and the form in which consolidated statements of stocks shall be submitted by the Committee; and
 - (d) generally in carrying out the purposes of this Chapter.

CHAPTER V.

PENALTIES AND PROSECUTIONS.

- Penalties
for contravention
of rules.
37. A breach of the provisions of sub-section (1) or sub-section (2) of section 21 or of section 22 or of section 23 shall be punishable with fine not exceeding one thousand rupees or imprisonment for six months or both, and the provisions of section 215 and of Chapter XVII of this Act shall apply accordingly.
- Penalty for
breach of
rule.
38. If default is made in submitting any return as required by sub-section (1) of section 21 the owner of the estate in default or the manager thereof shall be punishable with fine which may extend to five thousand rupees.
- Penalty for
breach of
rule.
39. Any owner of a rubber estate or factory or any person holding shares of rubber, who has furnished any return under sub-section (1) of section 21, or sub-section (1) of section 22, or sub-section (1) of section 23 or returning any particular which is false and which he knew to be false, or did not believe to be true, shall be punishable with fine which may extend to one thousand rupees.
- Penalty for
contravention
of rules.
40. Whoever obstructs any member of the Committee or of a sub-committee or any officer of the Committee while such member or officer is entering upon or inspecting any rubber estate under sub-section (1) of section 34, and whoever, having received or in custody of any goods of a rubber estate relating to the enforcement, and a whole of rubber or that a rubber estate, returns or fails to produce such records when required by a member of the Committee or of a sub-committee or an officer of the Committee shall be punishable with fine which may extend to one thousand rupees.
- Penalty for
contravention
of rules.
41. Whoever obstructs any member of the Committee or of a sub-committee or any officer of the Committee while such member or officer is entering upon or inspecting a factory under section 35, and whoever, having received or in custody of any goods of a factory relating to the enforcement, returns or fails to produce such records when required by a member of the Committee or of a sub-committee or an officer of the Committee shall be punishable with fine which may extend to one thousand rupees.
- Penalty for
contravention
of rules.
42. Whoever obstructs any member of the Committee or of a sub-committee or any officer of the Committee while such member or officer is entering upon or inspecting a rubber estate under section 36, and whoever, having received or in custody of any goods of a rubber estate relating to the enforcement, returns or fails to produce such records when required by a member of the Committee or of a sub-committee or an officer of the Committee shall be punishable with fine which may extend to one thousand rupees.
- Penalty for
contravention
of rules.
43. Whoever obstructs any member of the Committee or of a sub-committee or any officer of the Committee while such member or officer is entering upon or inspecting a rubber estate under section 37, and whoever, having received or in custody of any goods of a rubber estate relating to the enforcement, returns or fails to produce such records when required by a member of the Committee or of a sub-committee or an officer of the Committee shall be punishable with fine which may extend to one thousand rupees.
- Penalty for
contravention
of rules.
44. Whoever obstructs any member of the Committee or of a sub-committee or any officer of the Committee while such member or officer is entering upon or inspecting a rubber estate under section 38, and whoever, having received or in custody of any goods of a rubber estate relating to the enforcement, returns or fails to produce such records when required by a member of the Committee or of a sub-committee or an officer of the Committee shall be punishable with fine which may extend to one thousand rupees.
- Penalty for
contravention
of rules.
45. Whoever obstructs any member of the Committee or of a sub-committee or any officer of the Committee while such member or officer is entering upon or inspecting a rubber estate under section 39, and whoever, having received or in custody of any goods of a rubber estate relating to the enforcement, returns or fails to produce such records when required by a member of the Committee or of a sub-committee or an officer of the Committee shall be punishable with fine which may extend to one thousand rupees.
- Penalty for
contravention
of rules.
46. (1) No Magistrate other than a Magistrate of the first class shall take cognizance of an offence under sections 37, 38, 39, 40, 41 or 42 and such Magistrate may take cognizance of such an offence only upon complaint made by a person authorized by the Committee in this behalf, and with the previous sanction of the Local Government.
- (2) The Committee shall be responsible for the conduct of all prosecutions of offences under sections 37, 38, 39, 40, 41 and 42.

STATEMENT OF OBJECTS AND REASONS.

In view of the catastrophe felt in the price of rubber in recent years and the consequent difficulties with which rubber producers have been faced, representatives of the industry in the main rubber-producing countries, namely, India, Ceylon, Malaya, Dutch East Indies, the Dutch East Indies, French Indo-China, Siam, and Java, have formulated an international scheme for the restriction of the export, production and storage of rubber. The Government of the Dominion concerned have also agreed to take effective steps to put the scheme into operation. The main features of the scheme, which is closely modelled on the International Tin Agreement Scheme, are—

- (i) that the restriction scheme should remain in force in the first instance up to the 31st December 1935, and its continuance thereafter should be subject to a vote of the parties by the Government concerned;
- (ii) that, during the currency of the scheme, the exports of rubber should be restricted to certain percentages of predetermined basic quotas;
- (iii) that the import of rubber should be prohibited except under licence;
- (iv) that the stocks of rubber held by parties should be restricted;
- (v) that existing areas under rubber should not be extended except for exclusively experimental purposes, and in such cases only up to a maximum of one quarter of one per cent of the area under rubber at the date of commencement of the restrictive scheme; and
- (vi) that the replanting of areas under rubber should be restricted to a maximum of 18 per cent of the area under rubber at the date of commencement of the scheme during each control year, and to 12 per cent during the whole currency of the scheme.

2. The results of a referendum held in all known rubber producing countries and it appears that an overwhelming majority of producers have approved restriction in favour of the scheme. The Government of Malaya and Dutch, which have jurisdiction over half of the rubber in India is authorized, have agreed to the restriction of planting of areas already leased by virtue of their agreement to the inter-Governmental agreement entered into above, the Government is concerned in giving legislation in relation to the scheme, subject to the approval of the Indian Legislature. The Government of the Federated Malay States and Ceylon have already passed laws to give effect to the agreement.

ENCL.

G. S. RAJPAI.

The 12th August 1934.

The following Bill* was introduced in the Legislative Assembly on the 15th August 1934:—

L.A. BILL No. 10 of 1934.

A Bill further to amend the Indian Income-tax Act, 1918, for a certain purpose.

Enacted in the Executive Council of the Government of India, on the 15th August 1934, for the purpose mentioned above: It is hereby enacted as follows:—

1. This Act may be called the Indian Income-tax (Amendment) Act, 1934.
2. In section 43 of the Indian Income-tax Act, 1918,—
 - (a) after the words "between the Indian rate of 100 per cent of the" words "of 1918,"
 - (b) after the words "between the Indian rate of 100 per cent of the" words "of 1918,"
 - (c) after the words "between the Indian rate of 100 per cent of the" words "of 1918,"
 - (d) after the words "between the Indian rate of 100 per cent of the" words "of 1918,"

Amendment
made at 1934

* The Government of India have passed in effect the scheme referred to above in the Government of India Act.

- (b) to sub-section (2) the following clause shall be added, namely:—
 " (3) the expression 'appropriate rate of United Kingdom income tax' has the meaning assigned to it in subsection 3 of section 39 of the Finance Act 1922, as amended by the Finance Act 1927, &

STATEMENT OF OBJECTS AND REASONS.

The scheme for relief from double income-tax between the United Kingdom and India has been introduced on the recommendation of the Royal Commission on Income-tax in the effect that a double-duty income should be granted until the removal of the force of the two rates of tax, or, in other words, that, in the interim, the higher of the two rates should apply. This relief is granted partly by the United Kingdom and partly by British India. In accordance with section 37 of the English Finance Act 1922, the United Kingdom grants a relief which has at a rate equal to the Indian rate of tax, whether a tax. The relief given by British India is regulated, by section 14 of the Indian Income-tax Act 1922, which provides that where the relief allowed in the United Kingdom is not more than the Indian rate of tax, the income shall admit a relief to cover the difference only at the maximum of one-half the Indian rate of tax. This provision of the Indian law effectively limited the amount of the relief so long as the Indian rate of tax was less than the United Kingdom rate. But, as in the present instance the Indian rate of taxation is equal with the present reduction in the United rate of income-tax from 10 to 6½, in the present, a person has the option of electing to receive the effective rate of Indian income-tax in greater than the effective rate of the United Kingdom income-tax. In these circumstances, it is considered that the effect of going beyond the original scheme for double income-tax relief and allowing the person, after he has obtained relief both in the United Kingdom and in India, to be at an amount of tax which is less than it has been originally in the United Kingdom. It was accordingly deemed expedient to amend the Indian Income-tax Act 1922, so as to provide that when the income double taxed has been relieved in the United Kingdom, the balance of relief due under the Indian law shall not exceed the difference between the rate at which relief was obtained, and the rate at which the tax was paid. In that case of the two persons in which the relief of taxation was given.

The Bill makes the necessary amendment.

Enacted.

The 23rd July 1924.

P. J. GRIGG.

The following Report of the Select Committee on the Bill together to amend the Indian Income-tax Act 1922, was presented to the Legislative Assembly on the 22nd August 1924:—

With the foregoing, Members of the Select Committee to which the Bill had been referred, the Indian Income-tax Act 1922, was referred, have considered the Bill and the papers laid before them, and have the honor to submit the following Report, with the Bill amended thereon.

3. The Committee held a preliminary meeting on the 4th day of March 1923, at which the Honorable Member suggested the necessity of Government to send the Bill. Government, in order to avoid the necessity of the Bill to its present form, and from the balance of the papers received an indication of the Bill to be against it. At the same time Government recognized that there was a considerable volume of opinion in favour of the provision of some most expedient form of appeal than was to be found in the Bill, and that if a satisfactory scheme could be devised which would not involve prohibitive expenditure or seriously affect the revenue of the tax, Government would be prepared to consider it sympathetically. Government could not agree to any extension of the income-tax authority provided in the Indian Income-tax Act 1922, and would limit to the amendment of the Bill even if an apparently satisfactory scheme for a new appeal authority was devised.

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L. S. N. L. No. 35 of 1912.

[An Amendment to the Income-tax Act, 1907.]

A Bill further to amend the Indian Income-tax Act, 1907.

Enacted at St. George's, Port of India, on the 15th day of May, 1912.

1. (1) This Act may be called the Indian Income-tax (Amendment) Act, 1912.

(2) It extends to the whole of British India, including British Baluchistan and the British Possessions, and applies also, within the dominions of Princes and Chiefs in India, in relation with His Majesty, to British subjects in those dominions who are in the service of the Government of India or of a local authority established in the exercise of the powers of the Governor General in Council in that behalf, and to all other persons of His Majesty in those dominions.

(3) It shall come into force at once.

2. In section 4 of the Indian Income-tax Act, 1907 (hereinafter referred to as the said Act), the following sub-sections shall be inserted, namely:—

“(7) There shall be constituted for each division or division of a specified area as the case may be a tribunal to exercise the jurisdiction of Income-tax, or for all appeals against such assessment, and generally to exercise the Act.

(8) Each tribunal shall comprise a judicial officer not below the rank of District Judge, a member of the legal profession of not less than 10 years' standing appointed on the recommendation of the District Bar Association, and where a High Court exists upon the recommendation of the High Court Bar Association and a member of the District Council or Municipal Committee appointed at a joint meeting of those bodies.

(9) Each tribunal shall decide all questions by a majority provided that it shall be competent to the tribunal or the majority of its members to refer any question for decision to the High Court.

(10) For the purpose of deciding any question referred to it by division it shall be competent to accept any specially competent witness with the subject. Where such acceptation the person so accepted shall become a member of the Court for the purpose of, deciding the question referred to it of which it may take upon itself to decide.”

3. In section 10 of the said Act,—

(a) in sub-section (1), after the words “If the Income-tax Officer” the words “with the concurrence of three or more assessors” shall be inserted;

(b) in sub-section (2), after the words “If the Income-tax Officer” the words “with the concurrence of three or more assessors” shall be inserted; and

(c) in sub-section (3), after the words “Income-tax Officer,” where they first occur, the words “in the presence of three or more assessors if the assessors so agree” shall be inserted.

4. In section 16 of the said Act, for the words “Assessment Commissioner,” wherever they occur, the words “Income-tax Tribunal” shall be substituted.

5. In section 22 of the said Act, for the words “Assessment Commissioner,” wherever they occur, the words “Income-tax Tribunal” shall be substituted.

6. In section 28 of the said Act,—

(1) in sub-section (1), for the words “an Assessment Commissioner” the words “the Income-tax Tribunal” shall be substituted; and

(2) for the word “Commissioner” the words “High Court” shall be substituted.

(3) in sub-section (2), for the word “Commissioner” the words “High Court” shall be substituted.

7. In section 31 of the said Act, for the word “Commissioner,” wherever it occurs, the words “High Court” shall be substituted.

Enacted at
St. George's,
Port of India,
on the 15th day
of May, 1912.Approved by
the Council
of the
Legislature
of the
Port of India,
on the 15th day
of May, 1912.C. R. S. S.
S. S. S.
S. S. S.
S. S. S.Amendment of
section 4,
Act 35 of
1907.Amendment of
section 16,
Act 35 of
1907.Amendment of
section 22,
Act 35 of
1907.Amendment of
section 28,
Act 35 of
1907.Amendment of
section 31,
Act 35 of
1907.

